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JOURNAL

OF THE

ASSEMBLY

OF THE

STATE OF NEW YORK

AT THEIR

ONE HUNDRED AND FORTY-SECOND SESSION

Begun and Held at the Capitol, in the City of Albany, on Wednesday, the First Day of January, 1919

VOLUME II



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ALBANY J. B. LYON COMPANY, PRINTERS 1919

Also, "An act to amend the General Municipal Law, in relation to boards of child welfare" (Int. No. 1349), which was read the first time and referred to the committee on social welfare.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to article eight of the Constitution prohibiting legislative mandatory financial laws as affecting cities of the first class" (Int. No. 1350), which was read the first time and referred to the committee on the judiciary.

first class" (Int. No. 1350), which was read the first time and referred to the committee on the judiciary.

Mr. Pierce introduced a bill entitled "An act to amend the Prison Law, in relation to segregation, care, treatment and employment of prisoners sentenced to State prisons and the New York State Reformatory" (Int. No. 1351), which was read the first time and referred to the committee on penal institutions.

Mr. Burnett introduced a bill entitled "An act to amend the Civil Service Law, in relation to retiring exempt firemen in State and city employ and granting them pensions" (Int. No. 1352), which was read the first time and referred to the committee on the judiciary.

Mr. Lord introduced a bill entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home" (Int. No. 1353), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Seesselberg introduced a bill entitled "An act to amend the

Mr. Seesselberg introduced a bill entitled "An act to amend the Public Health Law, in relation to qualifications to practice medicine" (Int. No. 1354), which was read the first time and referred to the committee on public health.

Mr. Rowe introduced a bill entitled "An act to amend the Banking Law, in relation to the rate of interest on loans made by trust companies, and the effect of usury in making such loans" (Int. No. 1355), which was read the first time and referred to the committee on banks.

Mr. Patrzykowski introduced a bill entitled "An act to amend the Stock Corporation Law, in relation to qualification of officers of stock corporations" (Int. No. 1356), which was read the first time and referred to the committee on the judiciary.

Mr. Gage introduced a bill entitled "An act to amend the Labor Law, in relation to summer vacation permits" (Int. No. 1357),

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which was read the first time and referred to the committee on labor and industries.

Mr. Donohoe introduced a bill entitled "An act to provide for the consolidation, codification and revision of the laws relating to taxable transfers of property of deceased persons and the procedure and practice in connection therewith under the supervision of the revision committee of the New York State surrogates' association as commissioners, and making an appropriation therefor" (Int. No. 1358), which was read the first time and referred to the committee on ways and means.

Mr. N. J. Miller introduced a bill entitled "An act to amend the Penal Law, in relation to the use of spraying machines" (Int. No. 1359), which was read the first time and referred to the committee on codes.

Mr. H. L. Ames introduced a bill entitled "An act to amend the Labor Law, in relation to the employment of women and minors in certain industries" (Int. No. 1360), which was read the first time and referred to the committee on labor and industries.

Mr. Machold introduced a bill entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions" (Int. No. 1361) which was read the first time and referred to the committee on ways and means.

Mr. Flanagan introduced a bill entitled "An act to provide for the construction of a grain elevator at the port of New York in connection with Gowanus bay canal terminal, and making an appropriation therefor" (Int. No. 1362), which was read the first time and referred to the committee on ways and means.

Mr. Jenks introduced a bill entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period" (Int. No. 1363), which was read the first time and referred to the committee on the judiciary.

Mr. Jenks introduced a bill entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Birghamton Bureau of Associated Charities and the Birghamton

Board of Charities,' in relation to the temporary detention of children" (Int. No. 1364), which was read the first time and referred to the committee on charitable and religious societies.

Mr. Donohue introduced a bill entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State" (Int. No. 1365), which was read the first time and referred to the committee on ways and means.

Mr. Blakely introduced a bill entitled "An act to promote the health and efficiency of firemen in cities of the State" (Int. No. 1366), which was read the first time and referred to the committee on affairs of cities.

Mr. Judson introduced a bill entitled "An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor" (Int. No. 1367), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Tax Law, in relation to tax on investments" (Int. No. 1368), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to exceptions and limitations" (Int. No. 1369), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to taxable transfers" (Int. No. 1370), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Peck introduced a bill entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county" (Int. No. 1371), which was read the first time and referred to the committee on internal affairs.

Mr. Machold introduced a bill entitled "An act to create a commission to confer with committees of Congress in relation to Indian affairs and making an appropriation for the expenses of the commission" (Int. No. 1372), which was read the first time and referred to the committee on ways and means.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Tyler (No. 1267, Int. No. 1136), entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making on appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

Also, Assembly bill introduced by Mr. Brush (No. 247, Int. No. 244), entitled "An act to amend the Education Law, in relation to State scholarships for veterans of the World War," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Malone (No. 1241, Int. No. 1112), entitled "An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of Albany and Rensselaer," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Machold (No. 1264, Int. No. 1133), entitled "An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' to be expended in accordance with article six-a of the Highway Law," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

Also, Assembly bill introduced by Mr. Kenyon (No. 1040, Int.

No. 940), entitled "An act making an appropriation for highway improvement purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, Bewley, McGinnies, McWhinney, Thayer, Brush, Mc-Elligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. McGinnies (No. 1468, Int. No. 1283), entitled "An act making an appropriation to compensate James P. Morrissey, former division engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Flanagan (No. 1460, Int. No. 1275), entitled "An act making an appropriation to pay to Mary Carr, Margaret Carr and Elecia F. Carr, the daughters, and Almet F. Carr, William J. Carr and Edward Carr, sons, of the late William J. Carr, the compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Bewley (No. 1451, Int. No. 1266), entitled "An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Healy (No. 717, Int. No. 680), entitled "An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straight-

ening the channel at Johnston's iron works, removing or altering High bridge and the widening and deepening of the Hudson or Bronx kills, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Machold (No. 1415, Int. No. 1241), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million, eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, Bewley, Lord, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. McWhinney (No. 82, Int. No. 82), entitled 'An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Kenyon, Bewley, Lord, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Machold from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Machold (No. 1400, Int. No. 387), entitled 'An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," reported in favor of the passage of the same with the following amendments:

Page 8, line 14, after the first word "record" insert in italics "or of the presiding justice of a children's court".

Page 10, line 10, change the words "the feeble minded" to the

words "mental defectives" in italics.

Page 20, insert after line 12, insert new section to be known as section 24-a, as follows:

" § 24-a. Procedure relative to diagnosis and commitment of mentally defective persons before or after trial. Any person alleged to be mentally defective within the meaning of this chapter arraigned on a criminal charge may be committed before or after trial or conviction in a hospital or other suitable place selected by the State Commission for Mental Defectives for a period not to exceed ten days, for examination as to his mental and physical condition, by any court or magistrate. The examination of the alleged mentally defective person must be made by two competent physicians, or a competent physican and psychologist, duly qualified as required by section twenty-five of this chapter. The costs of such an examination shall be determined in manner provided for by section thirty-four of this chapter. The physicians, or the physician and pschologist making the examination of the alleged mentally defective person shall certify and report in writing to the judge or justice who committed the alleged mentally defective person in the form prescribed by the Commission for Mental Defectives and shall state the facts and circumstances upon which the judgment of the examiners is based as is required by section twenty-five of this chapter; and, if such examination discloses that the alleged mentally defective person is of such a nature as to require his supervision, control and care for his own welfare and for the welfare of others or for the welfare of the community, the judge or justice shall issue an order as set forth in section twenty-four of this chapter. If the report of the examiners shows that the alleged mentally defective person is not mentally defective, the judge or justice shall dispose of the said person according to law."

Page 22, line 15, after the word "judge" insert in italics the

words "or court".

Page 22, line 18, after the word "judge" insert in italics the words "or court".

Page 22, line 26, after the word "judge" insert in italics the words "or court".

Page 23, line 2, after the word "judge" insert in italic the words "or court".

Page 27, line 8, after the word "guardianship" insert in italics the word "of the person".

Page 27, line 14, after the word "guardianship" insert in italics the words "of the person".

Page 27, line 21, after the word "guardianship" insert in

italics the words "of the person".

Page 28, line 3, after the word "guardianship" insert in italics the words "of the person".

Page 30, line 20, after the word "court" insert in italics the words "in the judicial district in which the original commitment was made".

Those who voted in the affirmative were: Messrs. Machold, Seaker, Tallett, Kenyon, Bewley, Lord, McGinnies, McWhinney, Bloomfield, Hooper, Thayer, Brush.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill (No. 1147, Int. No. 533) introduced by Mr. Kenyon, entitled "An act making an appropriation for the prevention, control and treatment of venereal diseases," reported in favor of the passage of the same with the following amendments:

On page 2, line 17 should read as follows: "the limit of this appropriation".

On page 2, line 23, cut out "salaries regular".

On page 3, line 2 should read as follows: "two at \$900 each, \$18,000."

Line 3, "Chemists or Bacteriologist, \$3,500".

Line 4, "Assistant Chemist or Bacteriologist, \$2,400".

Line 24, "Services, \$16,100".

On line 26, strike out "\$55,000".

Those who voted in the affirmative were: Messrs. Machold, Kenyon, Bewley, Lord, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon, Seesselberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill (No. 54, Int. No. 54) introduced by Mr. Pierce, entitled "An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking

historic spots in connection therewith, and for the expenses of the commission created to provide for the celebration of the centenary of the battle of Plattsburg,"

reported in favor of the passage of the same with the following amendments:

Line 7, after the word "therewith" cut out down to line 9 on page 2 including the word "fifteen".

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Senate bill introduced by Mr. Sage (No. 883, Rec. No. 119), entitled "An act to repeal chapter three hundred and sixty-nine of the Laws of nineteen hundred and seventeen, entitled 'An act establishing a State council of defense and defining the powers and duties of such council and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Shannon.

Also, Senate bill introduced by Mr. Sage (No. 500, Rec. No. 125), entitled "An act to amend the State Finance Law, in relation to acceptance or expenditure of money from private sources by State officers or employees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

Also, Senate bill introduced by Mr. Sage (No. 726, Rec. No. 127), entitled "An act making appropriation for the purpose of furnishing proper terminals and facilities for Barge canal traffic," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold,

Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

Also, Senate bill introduced by Mr. Boylan (No. 583, Rec. No. 47), entitled "An act to provide a service ribbon and medals of honor for citizens of this State who entered the service of the United States of America in the war with the German Empire and its allies as a volunteer or otherwise, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Bewley, McGinnies, McWhinney, Thayer, Brush, McElligott, Seesselberg.

which report was agreed to, and said bills placed on order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Link (No. 1220, Int. No. 1093), entitled "An act to amend the Penal Law, in relation to signs carried in parades," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson.

Also, Assembly bill introduced by Mr. Donohue (No. 1341, Int. No. 1187), entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act to incorporate the New York Cancer Hospital,' generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Lown, Jenks, Everett, Wilson, Bloch, O'Hare.

Also, Assembly bill introduced by Mr. Shannon (No. 1319, Int. No. 1182), entitled "An act to amend the Civil Service Law, in relation to the limitation of the power of removal and the compensation of veterans reinstated by order of the courts," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson, O'Hare. which report was agreed to, and said bills placed on the order of

second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. O'Hare (No. 375, Int. No. 366), entitled Concurrent Resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, in relation to proposed amendments to the Constitution of the United States," reported in favor of the passage of the same with the following amendments:

Page 1, line 6, strike out the words "heretofore or hereafter".

Those who voted in the affirmative were: Messrs Martin, Pierce, Lown, Pellet, Wilson, Goldberg, O'Hare, Fertig. Those who voted in the negative were: Messrs. McNab and Jenks. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Martin (No. 1243, Int. No. 1114), entitled An act to amend the Election Law, in relation to county expenses for elections of the county of Oneida," reported in favor of the passage of the same with the following amendments:

Page 1, line 7, after the word "Oneida" insert the word "county"; strike out the words "and Broome counties;".

Page 1, line 8, strike out the letter "s" in word "clerks".

Page 1, line 8, after the word "such" insert the word "county" and strike out the word "counties".

Page 1, line 10, after the word "the" insert the word "county" and strike out the word "counties".

Page 1, line 10, after the word "Oneida" strike out the words "and Broome".

Page 2, line 2, after the word "in" strike out the words "each of", after the word "such" insert the word "county" and strike out the word "counties".

Page 2, line 3, after the word "in" strike out the words "each of", after the word "such" insert the word "county" and strike out the word counties".

Page 2, line 8, after the word "to" strike out the word "any".

Page 2, line 10, after the word "the" strike out the word "board".

Page 2, line 11, strike out the words "of elections in the county of Oneida or" and insert the words "county clerk of the".

Page 2, line 12, after the word "ehapter" insert the words "and as heretofore provided for under this section [,]".

Page 2, line 12, after the word "this" strike out the words

"section takes".

Page 2, line 13, before the word "effect" insert the words

"amendment takes".

Page 2, line 14, strike out the words "respective county clerks" and insert the words "board of elections"; after the word "such" strike out the word "counties" and insert the word "county [.]".

Page 2. line 14, strike out the words "each such" and insert the word "The".

Page 2, line 15, after the word "clerk" insert the words "of Oneida county".

Page 2, line 22, after the word "of" insert the word

"Oneida"; strike out the words "each such".

Page 2, line 25, after the word "of" insert the word "Oneida"; strike out the word "Broome".

Page 3, line 1, after the word "county" strike out the words

"of additional assistants, at the".

Page 3, line 2, strike out the entire line. Page 3, line 3, strike out the entire line.

Page 3, line 4, strike out the words "the appointment by the ccounty clerk of Oneida county".

Page 3, line 12. strike out the words "of such additional assistant appointed on account of ".

Page 3. line 13, strike out the entire line.

Page 3, line 14, strike out the words "not exceed one thousand dollars annually, and".

Page 3, line 16, after the word "thousand" strike out the word

"seven" and insert the word "five".

Page 3, line 16, after the word "hundred" strike out the words "and fifty".

Those who voted in the affirmative were: Messrs Martin, McNab, Pierce, Rowe, Lown, Jenks, Pellet, Wilson, Goldberg, Fertig.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Pellet (No. 1167, Int. No. 1048), entitled "An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots," reported in favor of the passage of the same with the following amendments:

Page 1, line 8, strike out bracket. Page 2, line 8, strike out bracket.

Page 3, line 18, strike out bracket and after the word "voter" and insert the words "except as herein provided."

Page 3, line 21, strike out bracket.

Page 3, line 25, after the word "on" strike out "elec-" and

insert the word "registration".

Page 3, line 26, strike out "tion". After the word "shall" strike out the word "be" and insert the words "make a claim that he is".

Page 4, line 2, after the word "and" insert the words "on election day".

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Rowe, Lown, Everett, Pellet, Wilson, Goldberg, Fertig.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Rowe (No. 883, Int. No. 813), entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court," reported in favor of the passage of the same with the following amendments:

Page 2, line 5, after the word "thousand" strike out the word "five" and insert the word "two".

Page 2, line 22, after the word "thousand" strike out the word "five" and insert the word "two".

Page 3, line 26, after the word "thousand" strike out the word "five" and insert the word "two".

Page 4, line 11, after the word "thousand" strike out the word "five" and insert the word "two".

Those who voted in the affirmative were: Messrs. Martin, McNab, Pieree, Rowe, Lown, Pellet, Wilson, Goldberg. In the negative: Mr. Fertig.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Goldberg (No. 935, Int. No. 569), entitled "An act to amend the Public Service

Commissions Law, in relation to duties of telephone companies," reported in favor of the passage of the same with the following amendments:

Page 1, line 10, after the word "month" strike out comma "," and insert in place thereof period ".".

Page 1, line 10, strike out the words "and a statement of the

length of time of all calls for".

Page 2, line 1, strike out the words "which an excess charge is made", inculding the period.

Page 2, line 2, strike out the word "forfeit".

Page 2, line 3, strike out the words "all charges for such calls and shall".

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Wilson, Goldberg, O'Hare, Fertig. Those who voted in the negative were: Messrs. McNab, Pierce, Jenks, Pellet.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Fertig (No. 1277, Int. No. 1146), entitled "An act to amend chapter three hundred and three of the Laws of eighteen hundred and eighty-two, re-entitled 'An act in relation to summary proceedings to remove monthly tenants in the cities of New York and Brooklyn for holding over,' by chapter three hundred and fifty-seven of the Laws of eighteen hundred and eighty-nine, in relation to notices to tenants," reported in favor of the passage of the same with the following amendments:

Page 2, line 5, after the word "five" strike out the word "fourteen" and insert the word "ten".

Page 2, line 13, after the word "effect" strike out the word "immediately" and insert "September one, nineteen hundred and nineteen."

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Pellet, Wilson, Goldberg, Fertig. which report was agreed to, and said bill ordered reprinted, as

amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Adler (No. 1336, Int. No. 249), entitled "An act to amend the Judiciary

Law, in relation to the compensation of the clerks of the Appellate Division, third and fourth departments, and the deputy clerk and attendants, third department, and the appointment of a consultation clerk to the justices of the third department," reported in favor of the passage of the same with the following amendments:

Page 1, in the title after the word "clerk" insert the words "third department", after the word "third" insert the words "and fourth" and add the letter "s" to the word "department" and insert comma after the word "departments."

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Pellet, Wilson, Goldberg, Fertig. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Lown (No. 157, Int. No. 156), entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to powers of such corporation,' reported in favor of the passage of the same with the following amnedments:

Page 1, line 1, strike out "the title" and insert "Sections two and four."

Page 2, line 3, strike out "is" and insert "are".

Page 2, strike out lines 4 to 25, inclusive.

Page 3, strike out lines 1 and 2.

Line 6, strike out the brackets and italicized matter.

Line 8, strike out the brackets.

Line 17, strike out the brackets and italicized matter.

Line 18, strike out the bracket.

Line 19, strike out the bracket.

Line 25, strike out the bracket.

Page 4, line 1, strike out the bracket between lines 21 and 22 after comma; after word "Yates" insert in italics "by a canal or conduit which shall lie entirely south of the outlet of Keuka

lake and not less than two hundred feet therefrom at any point east of the bridge of the Northern Central railway crossing said outlet."

"§ 4. Such corporation may acquire lands, water powers and water rights in fee and easements and rights therein by condemnation in the manner provided by the Condemnation Law of this state for any of the purposes herein specified, but this power shall not be deemed to include the right to condemn or otherwise interfere with the natural flow of the waters from Keuka lake. For the purpose of acquiring such lands, waters, easements, and rights therein, any of the officers, agents or servants of such corporation may enter upon and survey such lands for such purpose."

Strike out lines 22 to 26, inclusive. Page 5, strike out lines 1 to 8, inclusive.

Line 9, change "3" to "2".

Those who voted in the affirmative were: Messrs. McNab, Pierce, Rowe, Lown, Jenks, Pellet, Wilson, O'Hare.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Youker, from the committee on general laws, to which was referred the Asembly bill introduced by Mr. Dobson (No. 811, Int. No. 753), entitled "An act to amend the General Business Law, in relation to the sale of coal, coke and charcoal," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Youker, Richford, Davies, A. E., Booth, Brady, Ullman, Weiss, Winter, McLaughlin, Flanagan.

Also, Assembly bill introduced by Mr. Zimmerman (No. 1398, Int. No. 922), entitled "An act to amend the General Business Law, in relation to employment agencies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Youker, Davies, A. E., Booth, Brady, Ullman, Weiss, Winter, McLaughlin, Flanagan.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Youker, from the committee on general laws, to which was referred the Assembly bill introduced by Mr. Wells (No. 1489, Int. No. 1316), entitled "An act to amend the General

Business Law, in relation to freight brokers," reported in favor of the passage of the same with the following amendments:

Page 1, between lines 10 and 11, insert "158. Regulations".

Line 11, change "158" to "159".

Page 2, line 1, omit "firm, company, partnership" and insert in place thereof "copartnership, association".

Line 7, omit "firm, company" and insert in place thereof "copartnership, association".

Line 8, omit "partnership".

Line 13, omit "firm or" and insert in place thereof "copartnership or association".

Line 14, omit "partnership".

Line 15, omit "firm or partnership" and insert in place thereof "copartnership or association".

Page 3, line 2, insert after the word "such" the word

"brokerage".

Line 12, omit "firm, partnership" and insert in place thereof "copartnership, association".

Line 23, omit "five years" and insert in place thereof "one

year".

Page 4, between lines 24 and 25, insert the following:

"§ 158. Regulations. Every person, copartnership, association or corporation licensed as provided for by this article, and conducting the business of freight broker shall keep a book or books in which shall be set down true, accurate and complete statements and accounts of each and every transaction made by said freight broker, resulting in obtaining space in any ship or vessel for the shipment of freight, which shall state the date of obtaining such space, the name of the vessel, the name of the shipper, the amount of space obtained and the rate at which it is obtained. The books of accounts of a freight broker shall always be open to the inspection of the comptroller who may at any time require a freight broker to report to him concerning any or all matters appertaining to his brokerage business in so far as the same are provided for in this article. Every firm, copartnership or association conducting the business of freight broker shall promptly report to the comptroller any change in the membership of its firm, copartnership or association, together with a statement of such facts concerning the new members as are required in the original application. Every corporation conducting the business of freight broker, shall promptly report to the comptroller any change in its officers or directors together with a statement of such facts concerning its new officers or directors as are required in an original application."

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Line 25, change "158" to "159,"; omit "for conducting business without license".

Page 5, line 3. after the comma and before the word "shall" insert the following: "or who shall wilfully violate any of the provisions of this article, except as some other penalty may be provided by statute,".

Those who voted in the affirmative were: Messrs. Youker, Coles, Richford, Davies, Booth, A. E., Brady, Ullman, Weiss, McLaughlin. Those who voted in the negative were: Messrs. Winter and Flanagan.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. Judson (No. 451, Int. No. 440), entitled "An act to amend the Town Law, in relation to town charges," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. Wheelock (No. 1391, Int. No. 755), entitled "An act to amend the Highway Law, in relation to motor vehicles," reported in favor of the passage of the same with the following amendments:

On page 3, strike out bracket on line 4.

On page 3, strike out bracket on line 6.

On page 3, strike out italics on lines 6, 7, 8, 9 and 10.

Those who voted in the affirmative were: Messrs. Wheelock, Thayer, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred the Assembly bill introduced by Mr. Brush, (No. 1406, Int. No. 1232), entitled 'An act to amend the Tax Law, in relation to salary of transfer tax appraiser in Orange county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee, Smith, H. W.

Also, Assembly bill introduced by Mr. C. C. Johnson (No. 1359, Int. No. 1205), entitled "An act to amend the Tax Law, in relation to the lien of corporation tax," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, McGinnies, Mead, Johnson, L. W., Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee.

Also, Assembly bill introduced by Mr. Downs (No. 1427, Int. No. 1253), entitled "An act to amend the Tax Law, in relation to the collector's warrants," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee.

Also, Assembly bill introduced by Mr. Brink (No. 1236, Int. No. 1107), entitled "An act to amend the Tax Law, in relation to the fees of collectors in Ulster county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee.

Also, Assembly bill introduced by Mr. Lord (No. 844, Int. No. 779), entitled "An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by boards of supervisors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee, Smith, H. W.

Also, Assembly bill introduced by Mr. C. P. Miller (No. 1043, Int. No. 943), entitled 'An act to amend the Tax Law, in relation

to payment of State tax," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee, Smith, H. W.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred the Assembly bill introduced by Mr. Brink (No. 1235, Int. No. 1106), entitled "An act to amend the Tax Law, in relation to the reimbursement of towns or other tax districts by school districts for rejected returned school taxes charged against such towns or other tax districts," reported in favor of the passage of the same with the following amendments:

In the title at the end after the word "district" add "in Ulster County."

On line 8, after the word "district" add "located in Ulster county."

Those who voted in the affirmative were: Messrs. Judson, Mead, Brink, Miller, N. J., Chamberlin, Flynn, Dickstein, McKee.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred the Assembly bill introduced by Mr. Brady (No. 1262, Int. No. 1131), entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transporation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Mead, Dobson, Caulfield, Gaffers, Graham, Norton, Drechsler, Cox.

Also, Assembly bill introduced by Mr. McWhinney (No. 373,

Int. No. 364), entitled "An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Mead, Dobson, Caulfield, Gaffers, Graham, Norton, Drechsler, Cox.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred the Senate bill introduced by Mr. Fowler (No. 2, Rec. No. 55), entitled "An act to amend section fifty-eight of chapter four hunder and eighty-one of the Laws of nineteen hundred and ten, however as the Railroad Law, by making it unlawful to charge excess fare to passengers taking passage from stations where tickets cannot be purchased," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Mead, Dobson, Caufield, Gaffers, Graham, Norton, Drechsler, Cox.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Dobson, from the committee on social welfare, to which was referred the Assembly bill introduced by Mr. Klingmann (No. 239, Int. No. 236), entitled "An act to amend the General Municipal Law, in relation to child welfare board," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Dobson, Seaker, Burtnett, Mrs. Sammis, Mrs. Lilly and Messrs Healy, Lentol.

which report was agreed to, and said bill placed on the order of second reading.

Mr. McWhinney, from the committee on claims, to which was referred the Assembly bill introduced by Mr. Martin (No. 1466, Int. No. 1281), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Patrick J. Kennedy against the State for damages alleged to

have been sustained by him, and to render judgment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Martin, Hunter, Hutchinson, Johnson, C. C.

Also, Assembly bill introduced by Mr. Fearon (No. 1211, Int. No. 1084), entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Edward J. Ryan against the State and to make an award therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Martin, Hunter, Hutchinson, Johnson, C. C.

Also, Assembly bill introduced by Mr. Quackenbush (No. 1179, Int. No. 1061), entitled "An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Madge Acker against the State for damages alleged to have been sustained by her on January twenty-third, nineteen hundred and fifteen, while an employee at the Craig Colony for Epileptics at Sonyea, and to render judgment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Martin, Hunter, Hutchinson, Johnson, C. C.

Also, Assembly bill introduced by Mr. Gage (No. 1054, Int. No. 954), entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Warsaw Construction Company against the State for damages alleged to have been sustained in the spring of nineteen hundred and seventeen, by reason of delay and incidental loss under a contract to move certain buildings at the State fair grounds at Syracuse, New York, occasioned by the occupation of such grounds by troops of the United States, and to render judgment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Martin, Hunter, Hutchinson, Johnson, C. C.

Also, Assembly bill introduced by Mr. Fearon (No. 657, Int. No. 621), entitled "An act to confer jurisdiction on the Court of Claims to hear, rehear and determine certain claims," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Martin, Hunter, Hutchinson, Donnelly.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Fenner, from the committee on electricity, gas and water supply, to which was referred the Assembly bill introduced by Mr. Hager (No. 155, Int. No. 154), entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water," in relation to appointees of the water board of said city, and their compensation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Fenner, Johnson, L. W., Ames, D. H., Gaffers, Richford, Peck, Morris, Schwab.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Coles (No. 1192, Int. No. 1074), entitled "An act to amend the Town Law, in relation to the audit of claims against sewer and water districts in certain counties."

Also, the bill introduced by Mr. Downs (No. 1368, Int. No. 1214), entitled "An act to establish the office of receiver of taxes of the town of Southampton, in the county of Suffolk, defining the duties of the receiver and providing for his compensation."

Also, the bill introduced by Mr. Davis (No. 501, Int. No. 489), entitled "An act to authorize the town board of the town of Marcy, in the county of Oneida, to audit and pay a claim of Dennis J. Grace."

Also, the bill introduced by Mr. Wilson (No. 1180, Int. No. 1062), entitled "An act to authorize the board of trustees of the village of Ossining to issue bonds and to levy taxes for the purpose of paying certain indebtedness."

Also, the bill introduced by Mr. Norton (No. 995, Int. No.

83), entitled "An act to amend the Town Law, in relation to the compensation of election officers in Washington county."

Also, the bill introduced by Mr. Wilson (No. 1200, Int. No. 551), entitled "An act to amend the Village Law, in relation to the consolidation of villages," reported the same without recommendation, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Thayer (No. 1203, Int. No. 211), entitled "An act to amend the Code of Civil Procedure, in relation to fees of a justice of the peace," reported the same with the following recommendations:

On page 3, italicize lines 15 and 16. On page 5, italicize line 22.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris from the committee on revision, to which was referred the bill introduced by Mr. E. O. Davies (No. 1316, Int. No. 1179), entitled "An act making the office of treasurer of Herkimer county a salaried office and regulating the management thereof," reported the same with the following recommendation:

On page 3, line 7, strike out the first" of " and insert "or". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. C. C. Smith (No. 1354, Int. No. 1200), entitled "An act to amend the Town Law, in relation to compensation of election officers in the counties of Saratoga and Albany," reported the same with the following recommendations:

On page 1, line 4, strike out "after subdivision two thereof,". On page 1, line 5, strike out "a"and insert "b".

On page 1, line 6, strike out "a" and insert "b".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading

Mr. Harris, from the committee on revision, to which was

referred the bil introduced by Mr. Gardner (No. 1412, Int. No. 1238), entitled "An act to amend the Town Law, in relation to the compensation of election officers in Dutchess county," reported the same with the following recommendations:

On page 1, line 5, strike out "a" and insert "e". On page 1, line 6, strike out "a" and insert "e".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Conservation Law, in relation to the appropriation of real property by the Conservation Commission." (No. 63, Int. No. 63.)

"An act to amend the Conservation Law, in relation to the taking of the deer." (No. 1160, Int. No. 1041.)

"An act to amend the Code of Criminal Procedure, in relation to appeals." (No. 1393, Int. No. 630.)

"An act to amend the Prison Law, in relation to permitting a State prisoner to attend funeral and last illness of near relative." (No. 820, Int. No. 200.)

"An act making an appropriation for expenses of the subcommittee of the judiciary of the Assembly." (No. 1390, Int. No. 782.)

"An act to amend the Tenement House Law, generally." (No. 1392, Int. No. 638.)

"An act to amend the Code of Criminal Procedure, in relation to probation officers and probation." (No. 1508, Int. No. 768.)

"An act to amend the Village Law, in relation to finances." (No. 1509, Int. No. 897.)

"An act to amend the Judiciary Law, in relation to the retirement of officers and employees of the surrogates' courts of the counties of New York, Kings, Bronx, Queens and Richmond." (No. 1011, Int. No. 912.)

"An act to amend chapter five hundred and fifty-three of the Laws of nineteen hundred and eighteen, entitled 'An act to provide of acquiring an option on a new site for the Cortland State Normal and Training School, and making an appropriation therefor,' relative to the acquisition of additional lands adjacent to the existing site of such school." (No. 1440, Int. No. 1100.)

"An act making appropriations for the support of the government." (No. 1320, Int. No. 1183.)

Mr. Cox offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on railroads be discharged from the further consideration of the bill (No. 934, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Cox moved to amend as follows:

Page 1, line 3, after the word "therein" strike out the word "five" and insert in lieu thereof the word "three".

Page 1, line 5, after the word "sixty-eight" strike out the comma "," and insert the word "and".

Page 1, line 5, after the comma "." following the word "sixty-nine" insert "respectively," and strike out the syllable "four-".

Page 1, line 6, strike out all of line 6.

Pages 1 and 2, strike out all of section 1467 and insert in lieu

thereof the following in italics:

"§ 1467. Motormen, gripmen and drivers to be licensed. No person shall be employed or permitted to be employed as a motorman, gripman or driver on or about any subway or elevated railroad within the city of New York until licensed as such by the commissioner of licenses as hereinafter provided."

Page 2, strike out all of lines 8 to 23, inclusive, and insert in

lieu thereof in italics the following:

"§ 1468. License of motormen, et cetera; fee; renewals. The commissioner of licenses is hereby authorized and empowered to grant such licenses, upon application made to him or his duly authorized agent upon blanks prepared under his authority. Each applicant must set forth his full name, age, address, previous experience and such other information as the commissioner of licenses may require, and such application must be sworn to by the applicant, and countersigned by an officer of the railroad company desiring to employ such applicant, that the applicant has had at least twenty-one days' instruction under a competent and experienced motorman of at least one year's experience. No license shall be issued to any person under the age of

twenty-one years, who is not a citizen of the United States, or is addicted to the use of intoxicating liquors or drugs, or is unable to read and write the English language. The commissioner of licenses shall appoint two examiners, at a salary of eighteen hundred dollars per year, who shall examine each applicant as to his fitness and ability, and the railroad equipment necessary for such purposes shall be supplied by the railroad companies, without any charge to the city of New York. The commissioner of licenses shall also appoint physicians to examine applicants as to their physical fitness, physicians fee to be paid by applicant. Before such a license is granted the applicant shall pass such examination as to his qualifications and physical fitness as the commissioners of licenses shall require, and no license shall be issued until the commissioner of licenses or his authorized agent is satisfied that the applicant is a proper person to receive it. To each person shall be assigned some distinguishing number or mark, and the license issued shall be in such form as the commissioner of licenses may determine; it shall contain the distinguishing number or mark assigned to the licensee, his name, place of residence, a brief description of the licensee for the purpose of identification. The commissioner of licenses shall also furnish to every person so licensed a suitable metal badge with the distinguishing number or mark assigned to him thereon without extra charge therefor. This badge shall thereafter be worn by such person upon his clothing in a conspicuous place at all times while at actual work. Said badge shall be valid only during the term of the license of the person to whom it is issued as aforesaid. Every person so licensed shall endorse his usual signature on the margin of the license, in the space provided for that purpose immediately upon receipt of said license and such license shall not be valid until so endorsed. Every application for a license filed under the provisions of this section must be accompanied by a fee of two dollars, and must be renewed every two years upon the payment of the same fee. In the event of a strike or the probability of such strike of employees required to be licensed as provided by this section, the commissioner of licenses or his duly authorized agent must act upon all applications within one hundred and twenty hours of the filing of an application, and in the event of his failure to act, the person making the application may be employed, after having five days' training of at least eight hours per day and verified by railroad officials, until such time as his application is acted upon, but in no case for a period exceeding thirty days. Any person employed as a motorman, gripman or driver on elevated or subway railroads for three months prior to the date when this act shall take

effect, shall be exempt from taking an yexamination as required by the provisions of this section, provided the railroad company employing such person files with the commissioner of licenses a verified statement as to such person's ability and physical fitness. The commissioner of licenses shall file each application in his office, and register the applicant in a book or index and when the applicant shall have passed the examination as provided for herein, the number or mark assigned to such applicant together with the fact that such applicant has pased such examination shall be noted in such book or index."

Page 2 and 3, strike out all of section 1469 and insert in lieu

thereof a new section 1469 in italics to read as follows:

"§ 1469. Punishment for violation. No person having having been licensed as herein provided shall permit any other person to possess or use his license or badge, and no person shall be employed as a motorman, gripman or driver, unless he shall have complied in all respects with the requirements of this act, and any person or corporation violating any of the provisions of this act, shall upon conviction, be punishable by a fine not exceeding one hundred dollars, or imprisonment for a term not exceeding ninety days, or by both such fine or imprisonment. The commissioner of licenses is authorized, upon conviction of a licensee, or while crimnal proceedings are pending against such person, either to suspend or revoke the license issued to him,"

Page 3, strike out all of section 1470.

Page 4, strike out all of section 1471.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Cox, said bill was ordered reprinted and recommitted to said committee.

Mr. Everett offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 179, Int. No. 177) entitled "An act to amend the Conservation Law, in relation to the compensation of game protectors."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Everett moved to amend as follows:

Page 3, line 5, strike out parentheses and matter in said parentheses.

Page 3, lines 5 and 6, making the words and figures "nineteen thousand six hundred dollars (\$19,600)" to print as old matter.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Everett, said bill was ordered reprinted and recommitted to said committee.

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1258, Int. No. 1127) entitled "An act to amend the County Law, in relation to raising money in counties to improve agricultural conditions."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Witter moved to amend as follows:

Page 1, line 10, insert after "agricultural" in italics "and home".

Line 11, insert after "farm" in italics "and home".

Line 5, insert after "agricultural" in italics "and home".

Line 10, place a bracket "[" before "farm" and a bracket "]" after "bureau" and after "association" insert in italics "hereinafter provided for".

Line 26, insert a bracket "[" before "farm" strike out the

bracket before "county".

Page 3, line 3, insert after "farm" in italics "and home"; add an italicized "s" to bureau".

Line 22, strike out all after "of" and insert, in italies "this act there shall be recognized".

Line 26, insert after the first "a" in italics "public".

Page 4, line 2, strike out "hereinafter" and insert in italics "herein".

Line 13, insert after "farm" in italies "and home".

Page 5, line 7, insert after "agricultural" in italics "and home economics".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Witter, said bill was ordered reprinted and recommitted to said committee.

Mr. Peck offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on electricity, gas and water supply be discharged from the further consideration of the bill (No. 879, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Peck moved to amend as follows:

Page 15, line 17, after the word "service." insert the following: "No municipality, for other than municipal purposes, shall hereafter supply with water or extend its distributing mains for the purpose of supplying water to territory forming part of the municipality supplied by an existing water corporation or municipality until the commissions shall have certified that public convenience and necessity requires such supply or extension."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Peck, said bill was ordered reprinted and recommitted to said committee.

Mr. Richford offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of the bill (No. 1419, Int. No. 1245) entitled "An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled "An act to amend, revise and consolidate the acts relating to the village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village," in relation to raising money by taxation for certain village purposes."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been amended, Mr. Richford moved to amend as follows:

Page 2, line 11, after "thousand" insert in italics "five hundred".

Mr. Speaker qut the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Richford, said bill was ordered reprinted and recommitted to said committee.

Mr. McWhinney offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of the bill (No. 1027, Int. No. 929) entitled "An act to amend chapter five hundred and fortyone of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assssment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McWhinney moved to amend as follows:

Page 2. line 9, after "treasurer" insert a comma.

Line 13, after "property" insert a comma.

Line 14, after "unpaid" insert a comma.

Line 15, after "on" insert "or before".

Line 16, after the first "the" insert "first"; after "of" insert "March".

Line 23, after the comma insert "including the five per cent penalty provided for in section eighty-one of the Tax Law and".

Page 3, line 2, strike out "the" after "taxes" and insert "an".

Line 5, strike out all after "sums".

Line 6, strike out "centum per annum".

Line 9, after the period insert "If the sale of such property be postponed beyond the date up to which interest on the unpaid taxes is computed, additional interest, upon the entire sum then due, at the rate of seven per centum per annum, from such date to the date of the sale of such property, shall thereafter be added to and collected with such unpaid taxes." After "column" insert "in such sales books".

Line 10, after "purchaser" insert "and the assignee of the

purchaser, if any,".

Line 14, after the period insert "The county treasurer shall prescribe the general form of such sales books and shall place

therein such other columns and spaces and information as he may deem expedient and useful."

Line 16, change "book" to "books".

Line 20, before "year" insert "two"; change "year" to "years".

Page 3, line 25, before "day" insert "first"; after "of"

insert "May".

Line 26, after "and" insert "thereafter".

Page 4, line 4, strike out "delinquent" and insert "unpaid". Line 9, after the period insert "Such notice shall specify the date on which such property will be sold and copies thereof." Strike out "Copies of said notice".

Line 15, before "the" insert "two newspapers published in";

strike out ", in at".

Line 16, strike out "least three issues of such papers".

Page 5, line 12, after "specified" insert "for the amount of the taxes, together with the interest, penalties and other charges thereon, then a lien on such property, and".

Line 13, after "interest" insert during the priod of redemp-

tion, or until such property be redeemed,".

Line 18, strike out "for the year or years advertised". Page 6, line 3, after "applicants" insert "therefor".

Line 9, before "and" insert "on the day set for that purpose".

Line 15, after "amount" insert "paid for such property". Page 7, line 5, strike out "such" and insert "a".

Line 12, strike out "such property be foreclosed" and insert "the expiration of three years".

Page 8, line 21, strike out "the amounts of their respective

bids".

Line 22, strike out "within forty-eight hours after the sale" and insert "ten per centum of the amount of the taxes for which the property was sold, immediately after the sale of the property and the remaining ninety per centum of such taxes within forty-eight hours after such sale".

Page 8, line 25, after the second comma insert "the interest or

penalty thereon at which such property was bid,".

Page 9, line 1, after "be" insert ", the name of the owner of such property as it appears on the tax books, and such other information as the county treasurer shall deem expedient".

Line 3, after "cate" insert "of sale".

Line 8, after "sections" insert "eighty-nine".

Line 9, after "section" insert "ninety-two"; strike out "the" before "act" and insert "this".

Line 16, after the comma insert "and"; before "officers" insert "same"; strike out "the" before "tenant" and insert "a".

Line 17, change "with" to "without".

Line 21, after "certificate" insert "of sale".

Page 10, lines 2, after "upon" insert a comma.

Line 9, strike out "herein prescribed" and insert "provided in section eighty-five hereof".

Line 12, after "penalties" and "bid" insert commas.

Line 13, after "tion" insert a comma.

Line 22, after "section" insert "ninety-two".

Page 11, line 11, after "upon" insert "the release of the property bought or the surrender of the certificate of sale by the owner thereof as provided in section ninety"; strike out "receipt of such payment ".

Page 12, line 2, after "section" insert "ninety-two".

Line 5, after "act" insert a comma.

Line 8, strike out "upon" and insert "at".

Line 13, strike out ", except that it shall" and insert a period. Strike out line 14.

Line 16, after the comma insert "it".

Page 13, line 1, after the period insert "If notice be given it shall further state that the purchaser of such property at such tax sale elects to call his mortgage and foreclosure ninety days after date of service of such notice."

Line 13, after "residence" insert "of the parties in interest

or any of them"; after "then" insert "copies of".

Line 17, strike out "them" and insert "parties in interest".

Line 22, strike out "or" and insert "for".

Page 14, line 6, strike out "additional" and insert "in addition".

Line 10, after "performance" insert "by such purchaser". Line 12, after "certificate" insert "of sale".

Line 13, after "for" insert "and taking".

Line 15, after "notice" insert "upon owners and other interested persons".

Line 23, after "county" insert "treasurer"; strike out

" con-".

Line 24, strike out "clusive" and insert "presumptive".

Line 25, strike out "from and".

Page 15, line 1, strike out "that".

Line 3, after "regular" insert "and" after "law" strike out the comma.

Line 4, strike out "and the provisions of this act".

Line 6, after "certificate" insert "of sale".

Line 11, after "estate" insert "sold to the same person; after "same" insert "tax".

Line 17, before "additions" insert "penalties,".

Page 16, line 5, before "additions" insert "penalties,".

Line 6, after "certificate" insert "of sale".

Line 7, strike out "from"; strike out "sale therein men-" and insert "provisions of this act".

Page 16, line 11, strike out "; what to include".

Line 13, after "sale" insert a comma.

Line 14, after "him" insert a comma.

Page 17, line 20, before "additions" insert "penalties,". Page 18, line 10, strike out ", and may be had whether".

Line 11, strike out "notice to redeem has been given or not".
Page 20, line 3, after "treasurer" insert "after the sale of

Page 20, line 3, after "treasurer" insert "after the sale of such property pursuant to a judgment under such proceeding"; after "notice" insert "has been duly served".

Page 21, line 7, after "treasurer" insert a comma; after

"comptroller" insert a comma.

Line 18, after "section" insert "ninety".

Page 22, line 19, after the comma insert "and also deeds

issued on any prior tax sales,".

Line 22, after the period insert "The owner of any certificate of sale issued on any prior tax sale shall not be required to apply for conveyance of the land described therein within four years after the expiration of one year from the last day of sale, as required by the tax law, but may apply for and obtain such conveyance at any time prior to bringing action for foreclosure."

Page 23, line 8, after "towns" insert a comma.

Line 21, after "taxes" insert a comma; after "the" insert "first".

Line 22, before the first "of" insert "November"; after "year" insert a comma.

Page 24, line 1, before "received" insert "is"; strike out "ninety-" and insert "one hundred and two".

Line 2, strike out "four".

Line 13, after "before" insert "September first".

Page 25, line 4, strike out "March" and insert "December".

Line 12, before "then" insert "December".

Line 22, change "notice" to "notices".

Page 26, line 18, before "return" insert "annual"; strike out "such".

Line 19, fter "pay" insert "to the county treasurer"; after "any" insert "such and older".

Line 20, strike out "which became" and insert "as are"; strike out "subsequent to said sale".

Line 23, after "thereon" insert "from the date of payment". Page 27, line 1, strike out "additional" and insert "same in-

terest and"; after "thereon" insert "from the date of such

payment ".

Page 28, line 3, after "sale" insert "in two newspapers designated as provided by laws relating to publication of notices of tax sales in such county, as such laws existed before this act took effect".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McWhinney, said bill was ordered reprinted and recommitted to said committee.

Mr. Norton offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public health be discharged from the further consideration of the bill (No. 1358, Int. No. 1204) entitled "An act to amend the Public Health Law, in relation to Lake George health district".

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Norton moved to amend by substituting therefor the following substitute bill:

(See Appendix No. 11.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Norton, said bill was ordered reprinted and recommitted to said committee.

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 667, Senate Reprint No. 704, Int. No. 631) entitled "An act to amend the Agricultural Law, in relation to licenses for dogs," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Brink offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That Assembly bill (No. 768, Int. No. 710) entitled "An act to re-enact chapter sixty-five of the Laws of nineteen hundred and six, entitled 'An act to make the office of sheriff of Ulster county a salaried office, and to regulate the management thereof,' relating to expense of care and maintenance of prisoners," be returned to the Governor.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Fearon offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1234, Int. No. 453) entitled "An act to amend the Election Law, in relation to primary districts," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Fearon offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1121, Int. No. 451) entitled "An act to amend the Code of Civil Procedure, in relation to the annulment of marriage," for the purpose of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Donohue offered for the consideration of the House a resolution, in the words following:

Whereas, The Seventy-seventh Division of the American Expeditionary Forces, composed of that part of the national army which was recruited from the State of New York and the One Hundred and Sixty-fifth Regiment of the Rainbow Division which was formerly the Sixty-ninth Regiment of the New York State

National Guard are about to return to their native shores bringing with them a history of valorous achievement and unsurpassed self-sacrifices together with the memory of their heroic brothers who laid down their lives for the highest and noblest cause that has ever been chronicled in the annals of the human race; therefore, be it

Resolved (if the Senate concur), That the Legislature hereby extends to these returning heroes a hearty welcome and the deepest thanks; that the Ligislature is sensible of the conspicuous courage and devotion with which they bore the flag in foreign lands and through unprecendented perils; and that this resolution be spread on the record as an infinitely inadequate expression of our appreciation for what they did and our joy at their return.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1320, Int. No. 1183) entitled "An act making appropriations for the support of the government."

On motion of Mr. Adler, further consideration of said special order was postponed until Friday, March 21st.

The bill (No. 1443, Int. No. 854) entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to the leave of absence of members of the police department," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

> AYES 121 NOES 00

Those who voted in the affirmative were:

Beasley Bewley Blowley Bloomfield Booth Brackley Brady Braun Brink Brush Burr Burston Burtnett Caulfield Chamberlin Cheney Claessens Copeley Cowee	Davis Dobson Donohoe Donohue Downs Drechsler Everett Fearon Fenner Fertig Flanagan Franchot Gaffers Gage Gardner Graham Greenwald Griffith Hager Hamill	Hutchinson Jenks Johnson C C Judson Kahn Kelly Kennedy Kennedy Kennedy Kennedy Lingmann Lattin Leininger Lentol Lilly Link Long Lord Lown Lyons Machold Malone	McKee McWhinney Mead Miller C P Miller N J Morris Mullen Norton Peck Pellet Pierce Quackenbush Rice Richford Rowe Sammis Scott Seaker Shannon	Solomon C Solomon M Soule Steinberg Tallett Thayer Tyler Ullman Vezin Welbs Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox Crowley	Harris	Martin	Showers	Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1442, Int. No. 1016) entitled "An act to amend chapter four hundred and sixty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to revise the charter of the city of Watervliet,' in relation to the issuance of refunding water bonds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

211000 1	,110 ,000a 111 tr	20 002222222		
Adler	Curley	Hawkins	McCue	Smith C C
Ames I) H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Bracklev	Drechsler	Kellv	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman

Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1444, Int. No. 649) entitled "An act to amend the charter of the city of Johnstown, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Smith C.C.

Those who voted in the affirmative were:

Adler	Curiev	HRWKINS	McCue	Smith C.C.
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Elingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				* Ounci

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1439, Int. No. 189) entitled "An act to provide for the transportation, at the expense of the city of New York, of high school pupils between City Island and West Farms Square, in the borough of the Bronx," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Smith C C
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Rowe offered for the consideration of the House a resolution, in the words following:

Resolved. That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 609, Rec. No. 57) entitled "An act to amend the charter of the city of Buffalo, in relation to changing the title of the superintendent of the poor and of the department of poor."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Rowe, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Rowe, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

Adler	Cumlon	TT 1. i.e	MCue	C:41- C C
	Curley	Hawkins	McCue	Smith C C
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thaver
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1445, Int. No. 610) entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to changing the title of the superintendent of the poor and of the department of poor," having been announced for a third reading,

On motion of Mr. Rowe, said bill was laid aside and ordered stricken from the calendar.

By unanimous consent, Mr. Vezin offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Senate bill (No. 498, Rec. No. 88) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Vezin, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Vezin, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

Adler Curley Ames D H Davies A Ames H L Davies E Beasley Dobson Blakely Donohoe Bloomfield Downs Brackley Drechsler		McCue McElligott McGinnies McKee McNab McWhinney Mead Miller C P Miller N J	Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Thayer
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Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlain	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowlev				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1441, Int. No. 741) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," having been announced for a third reading,

On motion of Mr. Vezin, said bill was laid aside and ordered stricken from the calendar.

By unanimous consent, Mr. Lown, offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 325, Rec. No. 133) entitled "An act to amend the Legislative Law, in relation to compensation of postmaster, assistant postmaster and post-office messenger of the Legislature, and making an appropriation for the additional compensation."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Lown, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Lown, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

			0	
Adler	Curley	Hawkins	McCue	Smith C C
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	-Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowlev				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 486, Int. No. 474) entitled "An act to amend the Legislative Law, in relation to compensation of postmaster, assistant postmaster and post-office messenger of the Legislature, and making an appropriation for the additional compensation," having been announced for a third reading,

On motion of Mr. Lown, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 1109, Int. No. 1009) entitled "An act to amend the Code of Criminal Procedure, in relation to the definition of vagrant," having been announced for a third reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 843, Int. No. 778) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody," having been announced for a second reading,

On motion of Mr. McNab, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 184, Int. No. 182) entitled "An act to promote the health and efficiency of firemen in cities of the State," having been announced for a second reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1494, Int. No. 33) entitled "An act to amend chapter one hundred and two of the Laws of eighteen hundred and ninety-three, entitled 'An act to lay out, establish and regulate a public driveway in the city of New York,' in relation to the use of such driveway," was read the second time.

On motion of Mr. E. A. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1247, Int. No. 1118) entitled "An act in relation to appointment of superintendent of schools emeritus in the city of Jamestown," was read the second time.

On motion of Mr. H. L. Ames, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 921, Int. No. 848) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' generally, and to repeal certain sections thereof," was read the second time.

On motion of Mr. Bewley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 228, Int. No. 225) entitled "An act to amend the Public Health Law, in relation to wall paper and calcimine," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 260, Int. No. 256) entitled "An act to amend the Public Health Law, in relation to requiring bathing establishments to be equipped with pulmotors," was read the second time. On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1449, Int. No. 122) entitled "An act to amend the Conservation Law, in relation to the taking of raccoon and skunk," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calandar for Wednesday next.

The bill (No. 360, Int. No. 351) entitled "An act to amend the Greater New York charter, in relation to fire department pilots," was read the second time.

On motion of Mr. Burr, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 918, Int. No. 845) entitled "An act to amend the Banking Law, in relation to examinations of and deposit of securities by certain national banks," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 917, Int. No. 844) entitled "An act to amend the Banking Law, in relation to the investment of the deposits and guaranty fund of savings banks in the bonds of railroad companies whose roads are operated by the United States," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 915, Int. No. 842) entitled "An act to amend the Banking Law, in relation to publication of list of unclaimed deposits, dividends and interest by Superintendent of Banks," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1144, Int. No. 803) entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the registrar of the county of New York," was read the second time.

On motion of Mr. Coles, said bill was placed on the order of third reading and referred to the committee on revision. The bill (No. 948, Int. No. 857) entitled "An act to amend the Conservation Law, in relation to the taking of deer in Columbia and Rensselaer counties," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1313, Int. No. 1176) entitled "An act to amend the Conservation Law, in relation to the taking of bass," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1435, Int. No. 1261) entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1436, Int. No. 1262) entitled "An act to amend the Conservation Law, in relation to trout," was read the second time.

On motion of Mr. Cowee, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 982, Int. No. 892) entitled "An act to amend the Greater New York charter, in relation to assessments for local improvements," was read the second time.

On motion of Mr. Curley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1004, Int. No. 905) entitled "An act to repeal chapter three hundred and ninety-six of the Laws of eighteen hundred and fifty-four, entitled 'An act to provide for the drainage of a part of the Rome swamp, in the town of Rome, in the county of Oneida,' and acts amendatory thereof," was read the second time.

On motion of Mr. Davis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1459, Int. No. 1274) entitled "An act to amend the Conservation Law, in relation to the reforestation of nonagricultural lands and furnishing trees therefor without charge," was read the second time

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision. The bill (No. 1213, Int. No. 1086) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 908, Int. No. 835) entitled "An act authorizing a city containing one or more counties, and any county outside of such a city, to provide for celebrations, badges and decorations for returned and returning soldiers, sailors and marines of the World War," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 823, Int. No. 758) entitled "An act to amend the Greater New York charter, in relation to the period of service of members of the police force of the board of water supply transferred or appointed to the police department of the city of New York," was read the second time.

On motion of Mr. Flynn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1478, Int. No. 1293) entitled "An act to amend the Insurance Law, in relation to advertisements," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1094, Int. No. 994) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Joseph E. Burke, formerly a patrolman in the police department of the said city, was dismissed from said department and to reinstate him in his former position," was read the second time.

On motion of Mr. Goldberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1360, Int. No. 1206) entitled "An act to amend the Education Law, relative to required attendance upon instruction and the evidence thereof," was read the second time.

On motion of Mr. Healy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1276, Int. No. 1145) entitled "An act to amend the Public Health Law, in relation to the practice of medicine," having been announced for a second reading, On motion of Mr. Kenyon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1437, Int. No. 1263) entitled "An act to amend the Public Health Law, in relation to vital statistics," was read the second time.

On motion of Mr. Kenyon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1104, Int. No. 1004) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of 'Young Men's Hebrew Association of the Bronx,' a membership corporation, in the borough of Bronx, city of New York," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1166, Int. No. 1047) entitled "An act to amend the Greater New York charter, so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him," was read the second time.

On motion of Mr. McElligott, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1145, Int. No. 413) entitled "An act to amend the Military Law, in relation to commissions for officers in the National Guard Reserve," was read the second time.

On motion of Mr. Pellet, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 490, Int. No. 478) entitled "An act to amend the Labor Law, in relation to employment in elevators," was read the second time.

On motion of Mrs. Sammis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 675, Int. No. 139) entitled "An act to amend the Conservation Law, in relation to jurisdiction of courts in criminal cases," was read the second time. On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1173, Int. No. 1055) entitled "An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, its justices and officers,' in relation to filing of summons," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1130, Int. No. 1021) entitled "An act to amend the Greater New York charter, in relation to the publication of municipal advertisements," was read the second time.

On motion of Mr. Wells, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 544, Int. No. 522) entitled "An act to amend the Education Law, in relation to the dissolution, re-formation and consolidation of common school districts," was read the second time.

On motion of Mr. Whitcomb, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 122, Rec. No. 15) entitled "An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, it justices and officers," in relation to orders for personal service of summons and for appointment of guardian ad litem," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The Senate bill (No. 333, Rec. No. 50) entitled "An act to amend the Greater New York charter, in relation to sheds upon wharf property," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The Senate bill (No. 313, Rec. No. 58) entitled "An act to amend the charter of the city of Buffalo, as amended by chapter two hundred and sixty of the Laws of nineteen hundred and sixteen, relating to the referendum," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading.

The Senate bill (No. 718, Rec. No. 90) entitled "An act to amend the Education Law, in relation to qualifications of teachers," was read the second time.

On motion of Mr. Tallett, said bill was placed on the order of third reading.

The Senate bill (No. 305, Rec. No. 23) entitled "An act to amend the General City Law, in relation to power of cities to borrow or raise moneys to replace revenues from excise taxes," was read the second time.

On motion of Mr. Shannon, said bill was placed on the order of third reading.

The Senate bill (No. 747, Rec. No. 124) entitled "An act to amend the Education Law, in relation to taxpayers' elections in, and the issuance of bonds for school purposes by, the city of Oswego," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading.

The Senate bill (No. 279, Rec. No. 92) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Richard L. Sangunitto, formerly a member of the uniformed force of the police department of such city, was dismissed from such department in the year nineteen hundred and twelve, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The bill (No. 419, Int. No. 408) entitled "An act to amend the County Law, in relation to business hours in clerks' and registers' offices," was read the second time.

On motion of Mr. Curley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1428, Int. No. 1254) entitled "An act to amend the Town Law, in relation to powers, duties and proceedings of town officers in Ontario county, and providing a penalty for violation," was read the second time.

On motion of Mr. Tyler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1185, Int. No. 1067) entitled "An act authorizing and empowering the Roosevelt Memorial Association of Oyster Bay, incorporated, to acquire by condemnation necessary lands and property for a memorial park," was read the second time.

On motion of Mr. Coles, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1344, Int. No. 1190) entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogates' court of New York county," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 118, Int. No. 118) entitled "An act to amend the General Corporation Law, in relation to publication of notice of judgments vacating charters or annulling existence of corporations," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1283, Int. No. 1153) entitled "An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor," was read the second time.

On motion of Mr. Pierce, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1352 Int. No. 1198) entitled "An act in relation to the expenditure of moneys from the capital fund of Clinton prison," was read the second time.

On motion of Mr. Pierce, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 199, Int. No. 197) entitled "An act to amend the Membership Corporations Law, in relation to powers of boards of trade," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of the third reading and referred to the committee on revision.

The bill (No. 1170, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds in the county of Erie," having been announced for a second reading,

On motion of Mr. Rowe, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1115, Int. No. 583) entitled "An act to amend the Prison Law, in relation to release on parole of prisoners on indeterminate sentence," was read the second time.

On motion of Mr. Westall, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 172, Rec. No. 12) entitled "An act to amend the Decedent Estate Law, in relation to liability of heirs and devisees for funeral expenses of decedent," was read the second time.

On motion of Mr. C. P. Miller, said bill was placed on the order of third reading.

The Senate bill (No. 457, Rec. No. 123) entitled "An act to amend the Judiciary Law, in relation to stenographer of the county court of Jefferson county," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading.

The Senate bill (No. 524, Rec. No. 78) entitled "An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county," was read the second time.

On motion of Mrs. Sammis, said bill was placed on the order of third reading.

The Senate bill (No. 700, Rec. No. 70) entitled "An act to amend the Judiciary Law, in relation to retirement of grand jury or Supreme Court stenographers by the Appellate Division in the third and fourth departments," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading.

A message was received from the Senate, in the words following:

IN SENATE, March 19, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 80, Reprint No. 994, Rec. No. 37) entitled "An act to amend the Banking Law, in relation to the power of savings banks to borrow money."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Marshall, and by unanimous

consent, the same was amended as follows:

On page 1, line 8, after the word "purchasing" insert in italics the word "the".

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY, Clerk.

Said bill having been announced, Mr. Cheney moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Smith C C
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H V
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				

Said bill as amended was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Smith C C
Ames D H	Davies A E	Hopkins	McElligott	Smith E A
Ames H L	Davies E O	Hunter	McGinnies	Smith H W
Beasley	Davis	Hutchinson	McKee	Solomon C
Bewley	Dobson	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller N J	Thayer
Brady	Everett	Kennedy	Morris	Tyler
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Klingmann	Norton	Vezin
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burston	Franchot	Lentol	Pierce	Weiss
Burtnett	Gaffers	Lilly	Quackenbush	Wells
Caulfield	Gage	Link	Rice	Welsh
Chamberlin	Gardner	Long	Richford	Westall
Cheney	Graham	Lord	Rowe	Wheelock
Claessens	Greenwald	Lown	Sammis	Whitcomb
Coles	Griffith	Lyons	Scott	Wilson
Copeley	Hager	Machold	Seaker	Winter
Cowee	Hamill	Malone	Shannon	Witter
Cox	Harris	Martin	Showers	Youker
Crowley				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered the vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 20, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 572, Rec. No. 79) entitled "An act to legalize, ratify, confirm and validate the proceedings and resolutions of the board of supervisors of the county of Oswego in making an appropriation for the cities of Fulton and Oswego of certain moneys to reimubrse such cities for sums expended during the influenza epidemic in nineteen hundred and eighteen," for the purpose of transmission to the mayors of Fulton and Oswego.

By order of the Senate,

ERNEST A. FAY,

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 20, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 496, Rec. No. 75) entitled "An act to amend the Education Law, in relation to transferring the powers of the State Board of Charities relative to the New York State School for the Blind to the Commissioner of Education," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (70, 677, Senate Reprint No. 704, Int. No. 631) entitled "An act to amend the Agricultural Law, in relation to license for dogs," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 1121, Int. No. 451) entitled "An act to amend the Code of Civil Procedure, in relation to the annulment of marriage," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 1234, Int. No. 453) entitled "An act to amend the Election Law, in relation to primary districts," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. The Senate returned the concurrent resolution returning to the Governor, Assembly bill (No. 768, Int. No. 710) entitled "An act to re-enact chapter sixty-five of the Laws of nineteen hundred and six, entitled 'An act to make the office of sheriff of Ulster county a salaried office, and to regulate the management thereof,' relating to expense of care and maintenance of prisoners," with a message that they have concurred in the passage of the same.

Ordered. That the Clerk deliver said bill to the Governor. The Senate returned the bill (No. 391, Int. No. 382) entitled "An act to amend chapter sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to authorized the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' in relation to the number and method of compensating detectives in certain counties."

Also, the bill (No. 1290, Int. No. 588) entitled "An act to amend the Poor Law, in relation to the expense of burials of soldiers, sailors or marines," with a message that they have concurred in the passage of the same without amendment.

Ordered. That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 466, Senate Reprint No. 820, Int. No. 455) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Henry Thwaits against the State for damages alleged to have been sustained by him at the hands of an officer of the State of New York, in the vicinity of Black mountain, in the town of Jay, Essex county, and to render judgment therefor."

Ordered, That the Clerk deliver said bill to the Governor.

FRIDAY, MARCH 21, 1919

The House met pursuant to adjournment.

Mr. Graham in the chair.

Prayer by Rev. Creighton R. Story.

On motion of Mr Wheelock, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the State Institute for the Study of Malignant Disease, which was laid upon the table and ordered printed.

(See Document.)

Also, the annual report of the New York State Council of Farms and Markets, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 20, 1919.

Whereas, It is a matter of public knowledge that there is a large number of persons within the State of New York engaged in circulating propaganda calculated to set in motion forces to overthrow the government of this State and of the United States; and

Whereas, Sufficient facts were adduced by the subcommittee of the Senate of the United States investigating this subject during the last session of Congress to indicate the necessity of further inquiry and action; and

Whereas, It is the duty of the Legislature of the State of New York to learn the whole truth regarding these seditious activities and to pass when such truth is ascertained such legislation as may be necessary to protect the government of the State and to insure the maintenance of the rights of its citizens; now, therefore, be it

Resolved (if the Senate concur), That a joint committee of the Senate and Assembly be, and hereby is, created to consist of four members of the Senate, to be appointed by the Temporary President of the Senate and five members of the Assembly, to be appointed by the Speaker of the Assembly, of which joint committee the temporary President of the Senate and the Speaker of the Assembly shall be members ex-officio, to investigate the scope, tendencies and ramifications of such seditious activities and report the result of its investigation to the Legislature; and be it further

Resolved, That the said special committee shall have power to select its chairman and other officers, to compel the attendance of witnesses and the production of books and papers; to employ counsel, stenographers, and necessary clerical assistance; and shall have power to sit anywhere within the State, and shall otherwise have all the powers of a legislative committee as provided by the Legislative Law, including the adoption of rules for the conduct of its proceedings; and be it further

Resolved, That the sum of fifty thousand dollars (\$50,000), or so much thereof as may be necessary, be and hereby is appropriated from the funds set aside for the contingent expenses of the Legislature, to be paid by the Treasurer on the warrant of the Comptroller upon the certificate of the chairman of the committee and the approval of the Temporary President or Speaker

of the Assembly.

which was referred to the committee on ways and means.

The Senate sent for concurrence the following entitled bills:

"An act to legalize, ratify, confirm and validate the proceedings and resolutions of the board of supervisors of the county of Oswego in making an appropriation for the cities of Fulton and Oswego of certain moneys to reimburse such cities for sums expended during the influenza epidemic in nineteen hundred and eighteen" (No. 576, Rec. No. 145), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to matrons in the department of correction" (No. 1072, Rec. No. 146), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Executive Law, generally" (No. 1074, Rec. No. 147), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Conservation Law, in general" (No. 672, Rec. No. 148), which was read the first time and referred to the committee on conservation.

"An act to amend the Village Law, in relation to finances" (No. 1071, Rec. No. 149), which was read the first time and referred to the committee on affairs of villages.

1052 FRIDAY

Mr. Witter introduced a bill entitled "An act to amend the Membership Corporations Law, in relation to reports of cooperative agricultural, dairy and horticultural associations" (Int. No. 1373), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Agricultural Law, in relation to milk and cream" (Int. No. 1374), which was read the first time and referred to the committee on agriculture.

Mr. Yonker introduced a bill entitled "An act to amend the Railroad Law, in relation to warning signs at railroad crossings" (Int. No. 1375), which was read the first time and referred to the committee on railroads.

Mr. Greenwald introduced a bill entitled "An act to amend the County Law, in relation to limitation of indebtedness of counties" (Int. No. 1376), which was read the first time and referred to the committee on internal affairs.

Mr. Slacer introduced a bill entitled "An act to amend the Penal Law, in relation to exhibition of pictures on first day of week" (Int. No. 1377), which was read the first time and referred to the committee on codes.

Mr. Donohue introduced a bill entitled "An act to amend the Workmen's Compensation Law, in relation to the definition of injury and personal injury" (Int. No. 1378), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees" (Int. No. 1379), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Penal Law, in relation to the publication of information concerning the issuance of the stocks, bonds or other obligations of corporations" (Int. No. 1380), which was read the first time and referred to the committee on codes.

Mr. Witter, from the committee on agriculture, to which was referred the Assembly bill, introduced by Mr. Witter (No. 1504, Int. No. 1313), entitled "An act to empower the Commissioner of Agriculture to recognize war savings stamps as cash when paid by fairs as premiums," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs Witter, Lord, Ames, Cowee, Gage, Soule, Lattin, Tyler, Long, Greenwald. which report was agreed to, and said bill placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred the Assembly bill introduced by Mr. Witter (No. 384, Int. No. 375), entitled "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same," reported in favor of the passage of the same, with the following amendments:

Page 3, line 18, strike out the word "agriculture" and substitute therefor the words "farms and markets".

Page 8, line 13, strike out the word "can" and substitute

therefor the word "shall".

Page 14, line 21, after the word "appraisal" strike out the word "The" and strike out all of lines 22, 23, 24, 25 and the letters "lars" in line 26.

Page 15, line 5, strike out the words "not exceed the limits established" and on line 6 the words "by this article and".

Page 15, line 6, strike out the word "shall".

Page 15, line 16, strike out the word "appraised".

Page 17, line 10, strike out the word "compensation" and substitute therefor the word "indemnity".

Page 17, between lines 11 and 12 insert the following:

"1. The value of an animal shall be taken to be the appraised value thereof except that for the purposes of subdivisions 2, 3, 4 and 5 of this section such value shall in no case exceed the sum of one hundred twenty-five dollars for a registered pure-bred bovine animal or for a pure-bred bovine animal eligible to registry for which application has been duly and properly made for registration prior to the appraisal, and for any other bovine animal shall not exceed the sum of seventy-five dollars nor shall it exceed one hundred twenty-five dollars for any equine animal. This provision shall apply to all claims which have not been liquidated at the time of the passage of this act as well as to all claims which shall hereafter accrue."

Page 17, line 12, strike out the figure "1" and substitute

therefor the figure "2".

Page 17, line 14, strike out the word "actual" and the word "appraised" on line 15.

Page 17, line 18, strike out the figure "2" and substitute

therefor the figure "3".

Page 17, line 21, strike out the words "the appraised" and substitute therefor the word "its".

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Page 17, line 23, strike out the words "the appraised" and substitute therefor the word "its".

Page 17, line 24, strike out the figure "3" and substitute

therefor the figure "4".

Page 18, line 2, strike out the words "the appraised" and substitute therefor the word "its".

Page 18, line 5, strike out the words "the appraised" and substitute therefor the word "its".

Page 18, line 6, strike out the figure "4" and substitute therefor the figure "5".

Page 18, line 10, strike out the figure "5" and substitute therefor the figure "6".

Page 18, lines 21 and 22, strike out the word "compensation"

and substitute therefor the word "indemnity".

Page 18, line 25, strike out the word "actual" and substitute therefor the word "appraised".

Page 19, line 1, strike out the word "actual" and substitute

therefor the word "appraised".

Page 19, line 4, strike out the word "actual" and substitute therefor the word "appraised".

Page 19, line 8, strike out the figure "6" and substitute there-

for the figure "7".

Page 19, line 12, strike out the figure "7" and substitute therefor the figure "8", and strike out the word "compensation" and substitute therefor the word "indemnity".

Page 19, line 20, strike out the figure "8" and substitute therefor the figure "9", and strike out the word "compensation" and substitute therefor the word "indemnity".

Page 19, line 25, strike out the figure "9" and substitute

therefor the figure "10".

Page 20, line 4, strike out the word "compensation" and substitute therefor the word "indemnity".

Page 23, line 20, strike out brackets.

Those who voted in the affirmative were: Messrs Witter, Lord, Ames, Cowee, Gage, Soule, Lattin, Tyler, Long, Greenwald. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. E. A. Smith (No. 1494, Int. No. 33), entitled "An act to amend chapter one hundred and two of the Laws of eighteen hundred and ninety-three, entitled "An act to lay out, establish and regulate a public driveway in the city of New York," in relation to the use of such driveway."

Also, the bill introduced by Mr. E. A. Smith (No. 1510, Int. No. 1322), entitled "An act to amend the Penal Law, in relation to the presentation in certain cases of living characters representing the divine person."

Also, the bill introduced by Mr. Curley (No. 419, Int. No. 408), entitled "An act to amend the County Law, in relation to business hours in clerks' and registers' offices."

Also, the bill introduced by Mr. Pierce (No. 1283, Int No. 1153), entitled "An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor."

Also, the bill introduced by Mr. Machold (No. 118, Int. No. 118), entitled "An act to amend the General Corporation Law, in relation to publication of notice of judgments vacating charters or annuling existence of corporations."

Also, the bill introduced by Mr. Healy (No. 1360, Int. No. 1206), entitled "An act to amend the Education Law, relative to required attendance upon instruction and the evidence thereof."

Also, the bill introduced by Mr. Coles (No. 1185, Int. No. 1067), entitled "An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park."

Also, the bill introduced by Mr. Curley (No. 982, Int. No. 892), entitled "An act to amend the Greater New York charter, in relation to assessments for local improvements."

Also, the bill introduced by Mr. Burr (No. 360, Int. No. 351), entitled "An act to amend the Greater New York charter, in relation to fire department pilots."

Also, the bill introduced by Mr. Flynn (No. 823, Int. No. 758), entitled "An act to amend the Greater New York charter, in relation to the period of service of members of the police force of the board of water supply transferred or appointed to the police department of the city of New York."

Also, the bill introduced by Mr. Blakely (No. 228, Int No. 225), entitled "An act to amend the Public Health Law, in relation to wall paper and calcimine."

Also, the bill introduced by Mr. Davis (No. 1004, Int No. 905), entitled "An act to repeal chapter three hundred and

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ninety-six of the Laws of eighteen hundred and fifty-four, entitled 'An act to provide for the drainage of a part of the Rome swamp, in the town of Rome, in the county of Oneida,' and acts amendatory thereof."

Also, the bill introduced by Mr. Pierce (No. 1352, Int. No. 1198), entitled "An act in relation to the expenditure of moneys from the capital fund of Clinton prison."

Also, the bill introduced by Mr. Pellet (No. 1145, Int No. 413), entitled "An act to amend the Military Law, in relation to commissions for officers in National Guard Reserve."

Also, the bill introduced by Mr. Cheney (No. 917, Int. No. 844), entitled "An act to amend the Banking Law, in relation to the investment of the deposits and guaranty fund of savings banks in the bonds of railroad companies whose roads are operated by the United States."

Also, the bill introduced by Mr Cheney (No. 918, Int. No. 845), entitled "An act to amend the Banking Law, in relation to examinations of and deposit of securities by certain national banks."

Also, the bill introduced by Mr. Blakely (No. 260, Int. No. 256), entitled "An act to amend the Public Health Law, in relation to requiring bathing establishments to be equipped with pulmotors."

Also, the bill introduced by Mr. H. L. Ames (No. 1247, Int. No. 1118) entitled "An act in relation to appointment of superintendent of schools emeritus in the city of Jamestown."

Also, the bill introduced by Mr. Steinberg (No. 1173, Int. No. 1055), entitled "An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, its justices and officers,' in relation to filing of summons."

Also, the bill introduced by Mr. Whitcomb (No. 544, Int. No. 522), entitled "An act to amend the Education Law, in relation to the dissolution, reformation and consolidation of common school districts."

Also, the bill introduced by Mr. Goldberg (No. 1094, Int. No. 994), entitled "An act authorizing the police commissioner of the

city of New York to rehear the charges upon which Joseph E. Burke, formerly a patrolman in the police department of the said city, was dismissed from said department and to reinstate him in his former position."

Also, the bill introduced by Mr. McElligott (No. 1166, Int. No. 1047), entitled "An act to amend the Greater New York charter, so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him."

Also, the bill introduced by Mr. Gardner (No. 1478, Int. No. 1293), entitled "An act to amend the Insurance Law, in relation to advertisements."

Also, the bill introduced by Mrs Sammis (No. 490, Int. No. 478), entitled "An act to amend the Labor Law, in relation to employment in elevators."

Also, the bill introduced by Mr. Richford (No. 199, Int. No. 197), entitled "An act to amend the Membership Corporations Law, in relation to powers of boards of trade."

Also, the bill introduced by Mr. Coles (No. 1144, Int. No. 803), entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York."

Also, the bill introduced by Mr. Everett (No. 1213, Int. No. 1086), entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game."

Also, the bill introduced by Mr. Cheney (No. 915, Int. No. 842), entitled "An act to amend the Banking Law, in relation to publication of list of unclaimed deposits, dividends and interest by Superintendent of Banks."

Also, the bill introduced by Mr. Cowee (No. 948, Int. No. 857), entitled "An act to amend the Conservation Law, in relation to the taking of deer in Columbia and Rensselaer counties."

Also, the bill introduced by Mr. Soule (No. 675, Int. No. 139), entitled "An act to amend the Conservation Law, in relation to jurisdiction of courts in criminal cases."

Also, the bill introduced by Mr. Fearon (No. 908, Int. No. 835), entitled "An act authorizing a city containing one or [Assembly Journal] 133

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more counties, and any county outside of such a city, to provide for celebrations, badges and decorations for returned and returning soldiers, sailors and marines of the world war," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Everett (No. 1459, Int. No. 1274), entitled "An act to amend the Conservation Law, in relation to the reforestation of nonagricultural lands and furnishing trees therefor without charge," reported the same with the following recommendations:

On page 1, line 3, strike out the word "the".

On page 1, strike out the last three words of line 7 and strike out all of line 8 and the first six words of line 9.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Westall (No. 1115, Int. No. 583), entitled "An act to amend the Prison Law, in relation to release on parole of prisoners on indeterminate sentence," reported the same with the following recommendations:

On page 1, line 2, strike out "three" and insert "seven".

On page 1, line 4, before "is" insert "as last amended by chapter three hundred and thirty-four of the Laws of nineteen hundred and eighteen,".

On page 2, line 5, insert a comma after "remain".

On page 2, line 9, after "provided," insert "Nothing herein contained shall prevent the parole board from paroling or discharging inmates subject to parole at any time, and as of any time after the expiration of any minimum term, upon such other conditions not incompatible with the welfare of society as they may deem advisable."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Cowee (No. 1435, Int. No. 1261), entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses," reported the same with the following recommendations:

On page 1, line 1, strike out the second word "section" of the line and insert in place thereof "Subdivision two of section".

On page 1, line 3, strike out "subdivisions two and three

thereof".

On page 1, line 6, strike out "four hundred and" and insert "eighty-one".

On page 1, line 7, strike out "eighty-six".

On page 2, line 10, strike out the word "a" between "such" and "clerk".

On page 2, between lines 19 and 20 insert the following:

"§ 2. Subdivision three of section one hundred and eighty-five of such chapter, as last amended by chapter five hundred and twenty-one of the Laws of nineteen hundred and sixteen, is hereby amended to read as follows:".

On page 2, line 22, insert comma after "fee".

On page 2, line 23, strike out the comma after "cents".

On page 2, line 25, insert a comma after "State" and strike out "a naturalized" and insert "an unnaturalized".

On page 3, line 6, strike out the figure "2" and insert in place thereof "3".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Cowee (No. 1313, Int. No. 1176), entitled "An act to amend the Conservation Law, in relation to the taking of bass," reported the same with the following recommendations:

On page 1, line 1, strike out "Section" and insert in place thereof "Subdivision two of section".

On page 1, line 5, strike out "last amended" and insert in place thereof "added".

On page 1, line 6, strike out "four hundred and eighty-six" and insert in place thereof "three hundred and eighteen".

On page 1, line 7, strike out "seventeen" and insert "twelve".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Cowee (No. 1436, Int. No. 1262), entitled "An act to amend the Conservation Law, in relation to trout," reported the same with the following recommendations:

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On page 1, line 1, strike out the "section" and insert in place thereof "Subdivision two of section"; also strike out the comma and the last word of the line.

Page 1, line 2, strike out "two thereof,".

On page 1, line 6, strike out "four hundred and eighty-six" and insert in place thereof "ninety-two".

On page 1, line 7, strike out "seventeen" and insert in place thereof "fourteen".

Page 1, line 6, strike out "as" and insert "such section being".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Kenyon (No. 1437, Int. No. 1263), entitled "An act to amend the Public Health Law, in relation to vital statistics," reported the same with the following recommendations:

On page 2, line 12, strike out "therefore" and insert in place thereof "heretofore".

On page 3, line 18, after "board" insert "of trustees".

On page 4, line 25, strike out the word "such".

On page 5, line 5, after "chapter" add ", as added by chapter six hundred and nineteen of the Laws of nineteen hundred and thirteen,".

On page 7, line 7, before the word "as" insert "as added by chapter six hundred and nineteen of the Laws of nineteen hundred and thirteen, and".

On page 7, line 11, strike the last letter from the word "registrars" making the same "registrar".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Wells (No. 1130, Int. No. 1021), entitled "An act to amend the Greater New York charter, in relation to the publication of municipal advertisements," reported the same with the following recommendations:

On page 2, line 6, add the letter "s" to the first word in the line making same "papers".

On page 2, line 7, strike out the comma after "anywhere". On page 2, line 16, insert a comma after "Brooklyn".

On page 4, line 15, strike out "thereof" and insert in place thereof "therefor".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Civil Procedure, in relation to actions for divorce." (No. 1521, Int. No. 98.)

"An act to amend the Code of Civil Procedure, in relation to fees of a justice of the peace." (No. 1524, Int. No. 211.)

"An act to amend the charter of the city of Plattsburgh, generally." (No. 1522, Int. No. 679.)

"An act to amend the Greater New York charter, in relation to repairs to be made to private wharf property." (No. 1529, Int. No. 472.)

"An act to amend the Penal Law, in relation to booths in rooms where pool and billiards are played in incorporated villages and towns." (No. 1528, Int. No. 386.)

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the bill (No. 356, Int. No. 349) entitled "An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Witter moved to amend as follows:

Page 1, line 7, insert in italics, after "places" "except bakeries".

Page 2, line 1, after the comma after "equipment" insert in italies "and sanitary conditions".

Line 9, before the period insert in italics "which standards and definitions shall not conflict with nor be inconsistent with the laws of the State and which, except as far as the council of farms and markets shall deem inadvisable, shall be uniform with such standards, definitions, rules, regulations and decisions as have been or hereafter may be adopted or promulgated by the government of the United States or any department thereof. Before the adoption of any much standards and definitions, the council of farms and markets shall hold a hearing, upon such notice as it deems proper to manufacturers and dealers of the food products to which such standards and definitions relate. The provisions

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of sections fifty-five and fifty-six of the farms and markets law shall be applicable for the review of any such standards and definitions."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Witter, said bill was ordered reprinted and recommitted to said committee.

By unanimous consent, Mr. Wells called up Assembly bill (No. 1392, Int. No. 638) entitled "An act to amend the Tenement House Law, generally," now on the order of third reading.

Mr. Wells moved that said bill be recommitted to the committee on general laws with instructions to report the same forthwith amended as follows:

Page 13, line 3, insert, in italics before "feet" "square" and inclose the word "square" in brackets.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Youker, from the committee on general laws, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Shannon offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 957, Int. No. 866) entitled "An act releasing to the Catholic Foreign Mission Society of America, Incorporated, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise in and to the estate of Ellen McGraw, deceased," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1320, Int. No. 1183) entitled "An act making appropriations for the support of the government."

On motion of Mr. Wheelock, further consideration of said special order was postponed until Monday, March 24th.

The bill (No. 1451, Int. No. 1266) entitled "An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street," was read the second time.

On motion of Mr. Bewley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 247, Int. No. 244) entitled "An act to amend the Education Law, in relation to State scholarships for veterans of the World War," having been announced for a second reading,

On motion of Mr. Claessens, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1262, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," having been announced for a second reading,

On motion of Mr. Claessens, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1406, Int. No. 1232) entitled "An act to amend the Tax Law, in relation to salary of transfer tax appraiser in Orange county," was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1236, Int. No. 1107) entitled "An act to amend the Tax Law, in relation to the fees of collectors in Ulster county," was read the second time.

On motion of Mr. Brink, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1427, Int. No. 1253) entitled "An act to amend the Tax Law, in relation to the collector's warrants;" was read the second time. 1064 FRIDAY

On motion of Mr. Downs, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1341, Int. No. 1187) entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act to incorporate the New York Cancer Hospital,' generally," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 811, Int. No. 753) entitled "An act to amend the General Business Law, in relation to the sale of coal, coke and charcoal," was read the second time.

On motion of Mr. Dobson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1460, Int. No. 1275) entitled "An act making an appropriation to pay to Mary Carr, Margaret Carr and Elecia F. Carr, the daughters, and Almet F. Carr, William J. Carr and Edward Carr, sons, of the late William J. Carr, the compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen," was read the second time.

On motion of Mr. Flanagan, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1211, Int. No. 1084) entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Edward J. Ryan, against the State and to make an award therefor," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 657, Int. No. 621) entitled "An act to confer jurisdiction on the Court of Claims to hear, rehear and determine certain claims," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1054, Int. No. 954) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of the Warsaw Construction Company against the State for damages alleged to have been sustained in the spring of nineteen hundred and seventeen, by reason of delay and inci-

dental loss under a contract to move certain buildings at the State fair grounds at Syracuse, New York, occasioned by the occupation of such grounds by troops of the United States, and to render judgment therefor," was read the second time.

On motion of Mr. Gage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 717, Int. No. 680) entitled "An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straightening the channel at Johnston's iron works, removing or altering High bridge and the widening and deepening of the Harlem or Bronx kills, and making an appropriation therefor," was read the second time.

On motion of Mr. Healy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 155, Int. No. 154) entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water," in relation to appointees of the water board of said city, and their compensation," was read the second time.

On motion of Mr. Hager, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1359, Int. No. 1205) entitled "An act to amend the Tax Law, in relation to the lien of corporation tax," was read the second time.

On motion of Mr. C. C. Johnson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 451, Int. No. 440) entitled "An act to amend the Town Law, in relation to town charges," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1040, Int. No. 940) entitled "An act making an appropriation for highway improvement purposes," was read the second time.

On motion of Mr. Kenyon, said bill was placed on the order of third reading and referred to the committee on revision.

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The bill (No. 239, Int. No. 236) entitled "An act to amend the General Municipal Law, in relation to child welfare board," having been announced for a second reading,

On motion of Mr. Claessens, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 844, Int. No. 779) entitled "An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by board of supervisors," was read the second time.

On motion of Mr. Lord said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1220, Int. No. 1093) entitled "An act to amend the Penal Law in relation to signs carried in parades," having been announced for a second reading,

On motion of Mr. Claessens, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1468, Int. No. 1283) entitled "An act making an appropriation to compensate James P. Morrissey, former division Engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained," was read the second time.

On motion of Mr. McGinnies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1415, Int. No. 1241) entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 82, Int. No. 82) entitled "An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1241, Int. No. 1112) entitled "An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of Albany and Rensselaer," was read the second time.

On motion of Mr. Malone, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 373, Int. No. 364) entitled "An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1043, Int. No. 943) entitled "An act to amend the Tax Law, in relation to payment of State tax," was read the second time.

On motion of Mr. C. P. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1466, Int. No. 1281) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Patrick J. Kennedy against the State for damages alleged to have been sustained by him, and to render judgment therefor," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1264, Int. No. 1133) entitled "An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' to be expended in acordance with article six-a of the Highway Law," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

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The bill (No. 1319, Int. No. 1182) entitled "An act to amend the Civil Service Law, in relation to the limitation of the power of removal and the compensation of veterans reinstated by order of the courts," was read the second time.

On motion of Mr. Shannon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1179, Int. No. 1061) entitled "An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Madge Acker against the State for damages alleged to have been sustained by her on January twenty-third, nineteen hundred and fifteen, while an employee at the Craig Colony for Epileptics at Sonyea, and to render judgment therefor," was read the second time.

On motion of Mr. Quackenbush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1267, Int. No. 1136) entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor," was read the second time.

On motion of Mr. Tyler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1398, Int. No. 922) entitled "An act to amend the General Business Law, in relation to employment agencies," was read the second time.

On motion of Mr. Zimmerman said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 583, Rec. No. 47) entitled "An act to provide a service ribbon and medals of honor for citizens of this State who entered the service of the United States of America in the war with the German Empire and its allies as a volunteer or otherwise, and making an appropriation therefor," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The Senate bill (No. 2, Rec. No. 55) entitled "An act to amend section fifty-eight of chapter four hundred and eighty-one of the Laws of nineteen hundred and ten, known as the Railroad Law,

by making it unlawful to charge excess fare to passengers taking passage from stations where tickets cannot be purchased," was read the second time.

On motion of Mr. D. H. Ames, said bill was placed on the order of third reading.

The Senate bill (No. 883, Rec. No. 119) entitled "An act to repeal chapter three hundred and sixty-nine of the Laws of nine-teen hundred and seventeen, entitled 'An act establishing a State council of defense and defining the powers and duties of such council and making an appropriation therefor," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading.

The Senate bill (No. 500, Rec. No. 125) entitled "An act to amend the State Finance Law, in relation to acceptance or expenditure of money from private sources by State officers or employees," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading.

The Senate bill (No. 726, Rec. No. 127) entitled "An act making appropriation for the purpose of furnishing proper terminals and facilities for Barge canal traffic," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading.

The bill (No. 1516, Int. No. 790) entitled "An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Cattaragus county," was read the second time.

On motion of Mr. D. H. Ames, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1520, Int. No. 1265) entitled "An act in relation to the paving of certain streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed," was read the second time.

On motion of Mr. D. H. Ames, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Wheelock, the consideration of the third reading calendar was postponed until Monday, March 24th.

The Senate returned the bill (No. 608, Int. No. 582) entitled "An act to authorize the benevolent society of the city of New York, known as the Maimonides Benevolent Society, to buy, hold and dispose of land for cemetery purposes."

Also, the bill (No. 1164, Int. No. 1045) entitled "An act to amend the Education Law, in relation to physical training and the use of armories therefor."

Also, the bill (No. 719, Int. No. 682) entitled "An act to extend the time within which the Buffalo Frontier Terminal Railroad Company, a domestic railroad corporation, may begin the construction of its railroad and expend thereon ten per centum of the amount of its capital and fixing the time for completion of the same."

Also, the bill (No. 1018, Int. No. 919) entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties."

Also, the bill (No. 447, Int. No. 436) entitled "An act to dissolve The Hebrew Charities Building, a corporation incorporated by chapter ninety-six of the Laws of eighteen hundred and ninety-eight, and to legalize, ratify and confirm conveyances made by such corporation."

Also, the bill (No. 634, Int. No. 600) entitled "An act making an appropriation for an exhibit of agriculture and dairying at the National Milk and Dairy Farm Exposition, to be held at Seventy-first Regiment Armory, during the week of April twenty-first, nineteen hundred and nineteen," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1444, Int. No. 649) entitled "An act to amend the charter of the city of Johnstown, generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Johnstown.

Also, the bill (No. 1443, Int. No. 854) entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to the leave of absence of

members of the police department," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Buffalo.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK - EXECUTIVE CHAMBER,

Albany, March 20, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 667, Senate Reprint No. 704, Int. No. 631) entitled "An act to amend the Agricultural Law, in relation to licenses for dogs.

ALFRED E. SMITH.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 957, Int. No. 866) entitled "An act releasing to the Catholic Foreign Mission Society of America, incorporated, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise in and to the estate of Ellen McGraw, deceased," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. On motion of Mr. Wheelock, the House adjourned.

MONDAY, MARCH 24, 1919

The House met pursuant to adjournment.

Prayer by Rev. Milton G. Buck, Whitesboro.

On motion of Mr. Adler, the reading of the journal of Friday, March 21st, was dispensed with and the same was approved.

Mr. Adler introduced a bill entitled "An act to limit the diversion of water from Lake Erie and Niagara river for use in developing hydraulic power, notwithstanding the provisions of chap-

ter two hundred and fifty-nine of the Laws of eighteen hundred and ninety-one, chapter seven hundred and seven of the Laws of eighteen hundred and ninety-three, chapter seven hundred and twenty-two of the Laws of eighteen hundred and ninety-four, and chapter five hundred and thirty-nine of the Laws of nineteen hundred and two, and acts amendatory thereof or supplementary thereto; and to repeal inconsistent provisions of law; and to confer jurisdiction upon the Court of Claims in regard to alleged claims, if any, arising hereunder" (Int. No. 1381), which was read the first time and referred to the committee on the judiciary.

Also, "Concurrent resolution of the Senate and Asembly proposing an amendment to section six of article one of the Constitution, in relation to the taking of private property for public u e" (Int. No. 1382), which was read the first time and referred to the committee on the judiciary.

Also, "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article seven of the Constitution, in relation to the forest preserve" (Int. No. 1383), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Conservation Law, in relation to the water power commission, defining its power and duties and making an appropriation therefor" (Int. No. 1384), which was read the first time and referred to the committee on ways and means.

Mr. Everett introduced a bill entitled "An act to amend the Conservation Law, in relation to open season for black bass" (Int. No. 1385), which was read the first time and referred to the committee on conservation.

Mr. Witter introduced a bill entitled "An act to amend the Agricultural Law, in relation to New York State packed apples" (Int. No. 1386), which was read the first time and referred to the committee on agriculture.

Also, "An act to repeal article eight of the Conservation Law, and inserting a new article eight in relation to drainage" (Int. No. 1387), which was read the first time and referred to the committee on conservation.

Mr. Graham introduced a bill entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article seven of the Constitution, by adding a new section, in relation to authorizing the conveyance of the Barge canal and terminals to the United States government" (Int. No. 1388), which was read the first time and referred to the committee on the judiciary.

Mr. Cowee introduced a bill entitled "An act to amend the Labor Law, in relation to the hours of labor of minors" (Int. No. 1389), which was read the first time and referred to the committee on labor and industries.

Mr. Donohue introduced a bill entitled "An act to amend the Penal Law, in relation to collection of funds on sales of real property in tracts of land subdivided into lots" (Int. No. 1390), which was read the first time and referred to the committee on codes.

Mr. H. W. Smith introduced a bill entitled "An act to amend the Penal Law, in relation to disclosures concerning the physical condition of a person (Int. No. 1391), which was read the first time and referred to the committee on codes.

By unanimous consent, Mr. Gardner introduced a bill entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States" (Int. No. 1392), which was read the first time and referred to the committee on insurance.

Also, "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations" (Int. No. 1393), which was read the first time and referred to the committee on insurance.

Also, "An act to amend the Insurance Law, in relation to deposits by insurance corporations of other States" (Int. No. 1394), which was read the first time and referred to the committee on insurance.

Also, "An act to amend the Insurance Law, in relation to limitation of risk" (Int. No. 1395), which was read the first time and referred to the committee on insurance.

By unanimous consent, Mr. Wheelock introduced a bill entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office and regulating the

management of said office,' in relation to the salary of deputy clerk" (Int. No. 1396), which was read the first time and referred to the committee on internal affairs.

Mr. Duke, from the committee on codes, to which was referred the Assembly bill introduced by Mr. Fearon (No. 5550, Int. No. 527), entitled "An act to amend the Code of Civil Procedure, in relation to cancellation of undertakings in Appellate Division by the Court of Appeals on appeal to that court from judment of reversal by Appellate Division," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hakwins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Rowe (No. 1133, Int. No. 1024), entitled "An act to amend the Code of Civil Procedure, in relation to warrants of attachment," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Tyler (No. 1371, Int. No. 1217), entitled "An act to amend the Code of Criminal Procedure, in relation to the fees of constables in criminal cases," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Brush (No. 1153, Int. No. 1034), entitled "An act to amend the Code of Civil Procedure, in relation to the appointment of deputy clerks in the surrogate's court," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Martin (No. 855, Int. No. 788), entitled "An act to amend the Code of Civil Procedure, in relation to testimony in divorce cases," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. Λ . In the negative: Mr. Evans.

Also, Assembly bill introduced by Mr. Donohue (No. 1454, Int. No. 1269), entitled "An act to amend the municipal court code of the city of New York, in relation to liens on chattels," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Wheelock (No. 962, Int. No. 871), entitled "An act to amend the Penal Law, in relation to licenses to carry firearms," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Lord (No. 1190, Int. No. 1072), entitled "An act to amend the Code of Civil Procedure, in relation to testamentary trustees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Fearon (No. 1105, Int. No. 1005), entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Coles, Westall, Hawkins, Smith, E. A.

Also, Assembly bill introduced by Mr. Fearon (No. 1222, Int. No. 1095), entitled "An act to amend the Penal Law, in relation to punishment for felony when person convicted has been previously convicted of a misdemeanor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hawkins, Smith, E. A., Evans.

Also, Assembly bill introduced by Mr. Fearon (No. 1223, Int. No. 1096), entitled "An act to amend the Penal Law, in relation to punishment for second offense of felony or petit larceny," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hawkins, Smith, E. A., Evans.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Burtnett (No. 1156, Int. No. 1037), entitled "An act to amend the Code of Civil Procedure, in relation to service of summons otherwise than personally," reported in favor of the passage of the same with the following amendments:

On page 2, line 6, strike out the words "Doe, John." and insert in place thereof the words "John Doe."

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Westall, Hawkins. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Walter (No. 140, Int. No. 140), entitled "An act to amend the municipal court act of the city of New York, in relation to notice of entry of judgments and orders," reported in favor of the passage of the same with the following amendments:

On page 1, line 10, strike out the words "immediately upon" and insert in place thereof the words "within three days after".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Barra, Smith, E. A. Evans.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Rowe (No. 1136, Int. No. 1027), entitled "An act to amend the Penal Law, in relation to conducting business under an assumed name," reported in favor of the passage of the same with the following amendments:

On page 2, line 8, strike out the brackets around the comma.

On page 2, lines 8, 9 and 10, strike out the following: "any name which is so similar to that of any other business or corporation as to deceive or tend to deceive, or".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Youker, Coles, Westall, Hawkins, Smith, E. A., Evans. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Lattin (No. 442, Int. No. 431), entitled "An act to amend the Code of Civil Procedure, in relation to appeals from the Court of Appeals," reported in favor of the passage of the same with the following amendments:

In the title, line 2, strike out the word "Appeals" and insert in place thereof the word "Claims".

On page 1, line 5, strike out the brackets.

On page 1, lines 5 and 6, strike out the following: "in which the claim to which such order or judgment relates arose", and insert in place thereof the following: "except claims arising in the fourth department which shall be heard by said department".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Fearon (No. 1176, Int. No. 1058), entitled "An act to amend the Penal Law, in relation to the unlawful operation of vehicles," reported in favor of the passage of the same with the following amendments:

On pages 1 and 2, strike out all matter on page 1 and strike out all matter on page 2 down to line 19.

On page 2, line 19, strike out "4" as the section number, and insert in place thereof "1".

On page 3, line 3, strike out the number "5" and insert in place thereof the number "2".

On page 3, line 17, strike out the number "6" and insert in place thereof the number "3".

On page 3, line 27, strike out the number "7" and insert in place thereof the number "4".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Westall, Hawkins, Smith, E. A., Evans. which report was agreed to, and said bill ordered reprinted, as

amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Coles (No. 1183, Int. No. 1065), entitled "An act to amend the Code of Civil Procedure, in relation to judgment and execution in favor of wage earners," reported in favor of the passage of the same with the following amendments:

On page 2, line 8, strike out the period at the end of the line and insert the following after the words "fifteen days": "; except that the defendant will be entitled to the liberties of the jail upon giving a bond executed by the defendant and two good and sufficient sureties, approved by a judge of the court out of which the execution be is used in a penal sum at least twice the sum remaining uncollected, conditioned that such cum remaining uncollected be paid on or before fifteen days after date of arrest."

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Davies, G. T., Coles, Westall, Hawkins, Smith, E. A., Evans.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Walter (No. 637, Int. No. 603), entitled "An act to amend the Code of Civil Procedure, in relation to persons before whom oaths and affidavits may be taken," reported in favor of the passage of the same with the following amendments:

On page 2, line 6, strike out the word "the" and insert in place thereof the word "any".

On page 2, lines 6 and 7, strike out the following: "such attorney resides, or any other county in which".

On page 2, line 7, insert after the words "shall file" the words "his signature and".

On page 2, line 7, strike out the word "of" after the word certificate, and insert in place thereof the word "with".

On page 2, lines 8, 9 and 10, strike out the following: "; and such attorney may take any oath or affidavit required or authorized by law of any person even though such person be the client of such attorney".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hawkins.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred Assembly bill introduced by Mr. Hawkins (No. 971, Int. No. 881), entitled "An act to amend the Penal Law, in relation to the possession and use of dangerous weapons," reported in favor of the passage of the same with the following amendments:

On page 3, line 17, strike out the brackets and the word "or" after the word "merchant".

On page 3, lines 17 and 18, strike out the following "except a merchant or storekeeper having his place of business in the city of New York".

On page 3, line 26, and page 4, line 1, strike out the following: "except a merchant or storekeeper having his place of business in the city of New York,".

On page 5, line 10, insert after the word "possession" the

following: "and retention in his place of business".

On page 5, lines 11 and 12, strike out the following: "having his place of business in the city of New York".

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hawkins, Smith, E. A., Evans.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred the Senate bill introduced by Mr. Pitcher (No. 885, Rec. No. 118) entitled "An act to amend the Code of Civil Procedure, in relation to habeas corpus," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Youker, Coles, Westall, Hawkins.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Tyler (No. 1267, Int. No. 1136), entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor."

Also, the bill introduced by Mr. Fearon (No. 1211, Int. No. 1084), entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Edward J. Ryan against the State and to make an award therefor."

Also, the bill introduced by Mr. Machold (No. 1415, Int. No. 1241), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors."

Also, the bill introduced by Mr. Zimmerman (No. 1398, Int. No. 922), entitled "An act to amend the General Business Law, in relation to employment agencies."

Also, the bill introduced by Mr. Quackenbush (No. 1179, Int. No. 1061), entitled 'An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Madge Acker against the State for damages alleged to have been sustained by her on January twenty-third, nineteen hundred and fifteen, while an employee at the Craig Colony for Epileptics at Sonyea, and to render judgement therefor."

Also, the bill introduced by Mr. Bewley (No. 1451, Int. No. 1266), entitled "An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street."

Also, the bill introduced by Mr. Judson (No. 451, Int. No. 440), entitled "An act to amend the Town Law, in relation to town charges."

Also, the bill introduced by Mr. Kenyon (No. 1040, Int. No. 940), entitled "An act making an appropriation for highway improvement purposes."

Also, the bill introduced by Mr. McWhinney (No. 373, Int. No. 364), entitled "An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads."

Also, the bill introduced by Mr. McWhinney (No. 82, Int. No. 82), entitled "An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases."

Also, the bill introduced by Mr. McGinnies (No. 1468, Int. No. 1283), entitled "An act making an appropriation to compensate James P. Morrissey, former division engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained."

Also, the bill introduced by Mr. Martin (No. 1466, Int. No. 1281), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Patrick J. Kennedy against the State for damages alleged to have been sustained by him, and to render judgment therefor."

Also, the bill introduced by Mr. Malone (No. 1241, Int. No. 1112), entitled "An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of Albany and Rensselaer."

Also, the bill introduced by Mr. Machold (No. 1264, Int. No. 1133), entitled "An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' to be expended in accordance with article six-a of the Highway Law."

Also the bill introduced by Mr. C. C. Johnson (No. 1359, Int. No. 1205), entitled "An act to amend the Tax Law, in relation to the lien of corporation tax."

Also, the bill introduced by Mr. Hager (No. 155, Int. No. 154), entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water," in relation to appointees of the water board of said city, and their compensation."

Also, the bill introduced by Mr. Fearon (No. 657, Int. No. 621), entitled "An act to confer jurisdiction on the Court of Claims to hear, rehear and determine certain claims."

Also, the bill introduced by Mr. Brush (No. 1406, Int. No. 1232), entitled "An act to amend the Tax Law, in relation to salary of transfer tax appraiser in Orange county."

Also, the bill introduced by Mr. Donohue (No. 1341, Int. No. 1187), entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act to incorporate the New York Cancer Hospital,' generally."

Also, the bill introduced by Mr. Gage (No. 1054, Int. No. 954), entitled "An act to confer jurisdiction upon the Court of Claims to hear audit and determine the alleged claim of the Warsaw Construction Company against the State for damages alleged to have been sustained in the spring of nineteen hundred and seventeen, by reason of delay and incidental loss under a contract to move certain buildings at the State fair grounds at Syracuse, New York, occasioned by the occupation of such grounds by troops of the United States, and to render judgment therefor."

Also, the bill introduced by Mr. Flanagan (No. 1460, Int. No. 1275), entitled "An act making an appropriation to pay to Mary Carr. Margaret Carr and Elecia F. Carr, the daughters, and Almet F. Carr, William J. Carr and Edward Carr, sons, of the late William J. Carr, the compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen."

Also, the bill introduced by Mr. Dobson (No. 811, Int. No. 753), entitled "An act to amend the General Business Law, in relation to the sale of coal, coke and charcoal."

Also, the bill introduced by Mr. Healy (No. 717, Int. No. 680), entitled "An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straightening the channel at Johnston's Iron Works, removing or altering High bridge and the widening and deepening of the Harlem or Bronx kills, and making an appropriation therefor," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Brink (No. 1236, Int. No. 1107), entitled "An act to amend the Tax Law, in relation to the fees of collectors in Ulster county," reported the same with the following recommendation:

On page 1, line 4, before the word "is" insert "as last amended by chapter three hundred and thirty-two of the Laws of nineteen and sixteen,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. C. P. Miller (No. 1043, Int. No. 943), entitled "An act to amend the Tax Law, in relation to payment of State tax," reported the same with the following recommendations:

On page 2, line 10, strike out "for" and insert "to".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Downs (No. 1427, Int. No. 1253), entitled "An act to amend the Tax Law, in relation to the collector's warrants," reported the same with the following recommendations:

On page 1, lines 5 and 6, strike out "entitled 'An act to amend the Tax Law, in relation to collector's warrants,' ".

On page 2, line 3, italicize "forthwith".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading. Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Lord (No. 844, Int. No. 779), entitled "An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by boards of supervisors," reported the same with the following recommendations:

On page 1, line 1, strike out "nine" and insert "two".

On page 3, line 9, insert a comma after "section".

On page 3, line 11, insert a comma after "sale".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davis, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to authorize the town board of the town of Marcy, in the county of Oneida, to audit and pay a claim of Dennis J. Grace." (No. 501, Int. No. 489.)

"An act to amend the Village Law, in relation to the consolidation of villages." (No. 1200, Int. No. 551.)

"An act to amend the Town Law, in relation to the compensation of election officers in Dutchess county." (No. 1527, Int. No. 1238.)

"An act making the office of treasurer of Herkimer county a salaried office and regulating the management thereof." (No. 1525, Int. No. 1179.)

"An act to amend the Town Law, in relation to compensation of election officers in the counties of Saratoga and Albany." (No. 1526, Int. No. 1200.)

"An act to amend the County Law, in relation to compensation of supervisors in Yates county." (No. 1291, Rec. No. 27.)

"An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game." (No. 1213, Int. No. 1018.)

"An act to establish the office of receiver of taxes of the town of Southampton, in the county of Suffolk, defining the duties of the receiver and providing for his compensation." (No. 1368, Int. No. 1214.)

"An act to amend the Town Law, in relation to the audit of claims against sewer and water districts in certain counties." (No. 1192, Int. No. 1074.)

"An act to amend the Town Law, in relation to the compensation of election officers in Washington county." (No. 995, Int. No. 83.)

"An act to amend the Membership Corporations Law, in relation to powers of boards of trade." (No. 199, Int. No. 197.)

"An act to amend the Conservation Law, in relation to jurisdiction of courts in criminal cases." (No. 675, Int. No. 139.)

"An act to amend the Greater New York charter, so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him." (No. 1166, Int. No. 1047.)

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which Joseph E. Burke, formerly a patrolman in the police department of the said city, was dismissed from said department and to reinstate him in his former position." (No. 1094, Int. No. 994.)

"An act to amend the Conservation Law, in relation to the taking of deer in Columbia and Rensselaer counties." (No. 948, Int. No. 857.)

"An act to authorize the board of trustees of the village of Ossining to issue bonds and to levy taxes for the purpose of paying certain indebtedness." (No. 1180, Int. No. 1062.)

"An act to amend the Labor Law, in relation to employment in elevators." (No. 490, Int. No. 478.)

"An act to amend the Education Law, in relation to the dissolution, re-formation and consolidation of common school districts." (No. 544, Int. No. 522.)

"An act to amend the Code of Civil Procedure, in relation to issues and judgments in a civil action. (No. 1530, Int. No. 743.)

"An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park." (No. 1185, Int. No. 1067.)

"An act to amend chapter one hundred and two of the Laws of eighteen hundred and ninety-three, entitled 'An act to lay out, establish and regulate a public driveway in the city of New York,' in relation to the use of such driveway." (No. 1494, Int. No. 33.)

"An act to amend the Penal Law, in relation to the presentation in certain cases of living characters representing the divine person." (No. 1510, Int. No. 1322.)

"An act to amend the General Corporation Law, in relation to publication of notice of judgments vacating charters or annulling existence of corporations." (No. 118, Int. No. 118.)

"An act authorizing a city containing one or more counties, and any county outside of such a city, to provide for celebrations, badges and decorations for returned and returning soldiers, sailors and marines of the World War." (No. 908, Int. No. 835.)

"An act to amend the County Law, in relation to business hours in clerks' and registers' offices." (No. 419, Int. No. 408.)

"An act to amend the Greater New York charter, in relation to assessments for local improvements." (No. 982, Int. No. 892.)

"An act to amend the Banking Law, in relation to publication of list of unclaimed deposits, dividends and interest by Superintendent of Banks." (No. 915, Int. No. 842.)

"An act to amend the Greater New York charter, in relation to fire department pilots." (No. 360, Int. No. 351.)

"An act to repeal chapter three hundred and ninety-six of the Laws of eighteen hundred and fifty-four, entitled 'An act to provide for the drainage of a part of the Rome swamp, in the town of Rome, in the county of Oneida,' and acts amendatory thereof." (No. 1004, Int. No. 905.)

"An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor." (No. 1283, Int. No. 1153.)

"An act to amend the Education Law, relative to required attendance upon instruction and the evidence thereof." (No. 1260, Int. No. 1206.)

"An act in relation to the expenditure of moneys from the capital fund of Clinton prison." (No. 1352, Int. No. 1198.)

"An act to amend the Public Health Law, in relation to wall paper and calcimine." (No. 228, Int. No. 225.)

"An act to amend the General Business Law, in relation to the sale of coal, coke and charcoal." (No. 811, Int. No. 753.)

"An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads." (No. 373, Int. No. 364.)

"An act to confer jurisdiction on the Court of Claims to hear, rehear and determine certain claims." (No. 657, Int. No. 621.)

"An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York." (No. 1144, Int. No. 803.)

"An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of Albany and Rensselaer." (No. 1241, Int. No. 1112.)

"An act to amend the Tax Law, in relation to the lien of corporation tax." (No. 1359, Int. No. 1205.)

"An act making an appropriation for highway improvement purposes." (No. 1040, Int. No. 940.)

"An act in relation to appointment of superintendent of schools emeritus in the city of Jamestown." (No. 1247, Int. No. 1118.)

"An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, its justices and officers,' in relation to filing of summons." (No. 1173, Int. No. 1055.)

"An act to amend the Insurance Law, in relation to advertisements." (No. 1478, Int. No. 1293.)

"An act to amend the Greater New York charter, in relation to the period of service of members of the police force of the board of water supply transferred or appointed to the police department of the city of New York." (No. 823, Int. No. 758.)

"An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street." (No. 1451, Int. No. 1266.)

"An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor." (No. 1267, Int. No. 1136.) "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Warsaw Construction Company against the State for damages alleged to have been sustained in the spring of nineteen hundred and seventeen, by reason of delay and incidental loss under a contract to move certain buildings at the State fair grounds at Syracuse, New York, occasioned by the occupation of such grounds by troops of the United States, and to render judgment therefor." (No. 1054, Int. No. 954.)

"An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straightening the channel at Johnston's iron works, removing or altering High bridge and the widening and deepening of the Harlem or Bronx kills, and making an appropriation therefor." (No. 717, Int. No. 680.)

"An act making an appropriation to pay to Mary Carr, Margaret Carr and Elecia F. Carr, the daughters, and Almet F. Carr, William J. Carr and Edward Carr, sons, of the late William J. Carr, the compensation which should have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen." (No. 1460, Int. No. 1275.)

"An act making an appropriation to compensate James P. Morrissey, former division engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained." (No. 1468, Int. No. 1283.)

"An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' to be expended in accordance with article six-a of the Highway Law." (No. 1264, Int. No. 1133.)

"An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act to incorporate the New York Cancer Hospital,' generally." (No. 1341, Int. No. 1187.)

"An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases." (No. 82, Int. No. 82.)

"An act to amend the Banking Law, in relation to the investment of the deposits and guaranty fund of savings banks in the bonds of railroad companies whose roads are opreated by the United States." (No. 917, Int. No. 844.)

"An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Madge Acker against the State for damages alleged to have been sustained by her on January twenty-third, nineteen hundred and fifteen, while an employee at the Craig Colony for Epileptics at Sonyea, and to render judgment therefor." (No. 1179, Int. No. 1061.)

"An act to amend the Town Law, in relation to town charges." (No. 451, Int. No. 440.)

"An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Edward J. Ryan against the State and to make an award therefor." (No. 1211, Int. No. 1084.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Patrick J. Kennedy against the State for damages alleged to have been sustained by him, and to render judgment therefor." (No. 1466, Int. No 1281.)

"An act to amend the Tax Law, in relation to salary of transfer tax appraiser in Orange county." (No. 1406, Int. No. 1232.)

"An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million, eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors." (No. 1415, Int. No. 1241.)

"An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water," in relation to appointees of the water board of said city, and their compensation." (No. 155, Int. No. 154.)

"An act to amend the Public Health Law, in relation to requiring bathing establishments to be equipped with pulmotors." (No. 260, Int. No. 256.)

"An act to amend the General Business Law, in relation to employment agencies." (No. 1398, Int. No. 922.)

"An act to amend the Military Law, in relation to commissions for officers in National Guard Reserve." (No. 1145, Int. No. 413.)

"An act to amend the Banking Law, in relation to examinations of and deposit of securities by certain national banks." (No. 918, Int. No. 845.)

Mr. Healy offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 747, Int. No. 701) entitled "An act authorizing the board of health of the city of New York to rehear the charges upon which Hugh II. Masterson, formerly an inspector in the health department of said city, was dismissed from said department in the year nineteen hundred and eleven, and to reinstate him in the position formerly held by him."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Healy moved to amend as follows:

Line 1 of title, strike out "health commissioner" and insert "board of health".

Line 1, strike out "health commissioner" and insert "board of health".

Page 2, line 1, strike out "commissioner" and insert "board of health".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Healy, said bill was ordered reprinted and recommitted to said committee.

Mr. Seaker offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the bill (No. 1375, Int. No. 1221) entitled "An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Seaker moved to amend as follows:

Page 2, line 14, strike out "in person".

Line 17, before the period insert in italics "than a licensee". Line 19, strike out "period" and insert after "each" in italics "periodical time of testing".

Line 22, strike out "each" at end of line and insert in italics

"such".

Line 23, after "milk" insert in italics "taken during such period".

Page 3, line 2, strike out "such" and insert in italics "a".

Line 5, strike out "such" and insert in italics "a".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Seaker, said bill was ordered reprinted and recommitted to said committee.

Mr. Bewley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on labor and industries be discharged from the further consideration of the bill (No 258, Int. No. 254) entitled "An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Bewley moved to amend as follows:

Page 1. line 7, inclose "shall" in brackets and insert "may" in italics; after "be" insert "appointed" in italics.

Line 8, inclose "less" in brackets and insert "more" in italies; inclose "one" in brackets and insert "two" in italies.

Line 9, inclose "thirty" in brackets and insert "fifty" in italics; before the period insert in italics "within the appropriation granted by the legislature".

Page 3, line 5, insert in italics after "and" "one"; insert a bracket "[" before "and".

Line 6, insert a bracket "]" before the period.

Line 7, strike out "one" and insert in italies "two"; add an italicized "s" to "year"; strike out "act" and insert in italics "section as amended".

Line 8, strike out "one" and insert in italics "two"; and add

an italicized "s" to "year".

Line 10, strike out "act" and insert in italics "section as amended ".

Line 13, strike out "act" and insert in italics "section as amended".

Line 23, strike out "not more than".

Line 25, strike out "not more than".

Page 4, line 1, strike out "not more than".

Line 2, strike out "one" and insert in italics "two". Line 3, strike out "act" and insert in italics "section as amended "; add an italicized "s" to "year".

Line 4, strike out "one" and insert in italics "two"; add an

italicized "s" to "year"

Page 4, line 6, strike out "act" and insert in italics, "section as amended".

Between lines 8 and 9 insert "§ 2. The sum of twenty-two thousand thousand eight hundred dollars (\$22,800), or so much thereof as may be needed, is hereby appropriated for carrying out the provisions of this act."

Line 9, change "2" to "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Bewley, said bill was ordered reprinted and recommitted to said committee.

Mr. Bewley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1250, Int. No. 1076) entitled "An act to unite into one municipality under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Bewley moved to amend as follows:

Page 2, line 11, after "along" insert "said center line to"; strike out the comma after "so called" and insert "; thence southerly along the mile line, so called,".

Page 6, line 25, strike out the comma and insert "; thence

northerly along the middle line of Division street to its".

Page 13, line 23, strike out "president" and insert "mayor". Page 14, line 16, strike out "of" and insert "or".

Page 15, line 1, strike out "as".

Page 24, line 22, change "person" to "persons".

Page 26, line 4, strike out "statutory" and insert "general".

Page 31, line 9, strike out "nine-" and insert "twenty".

Line 10, strike out "teen".

Page 68, line 22, after "any" insert a comma.

Page 139, line 12, strike out "enlarged" and insert "constituted".

Page 200, line 5, after "Niagara," insert "and".

Page 202, line 5, strike out "nineteen" and insert "twenty".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Bewley, said bill was ordered reprinted and recommitted to said committee.

Mr. Pierce offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the bill (No. 1289, Int. No. 53) entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Pierce moved to amend as follows:

On page 5, line 2, after the word "property" insert in italics the following sentence: "Such bond and mortgage or an assignment thereof shall run to the commissioner in his official capacity and shall be upon the condition that the licensee shall faithfully comply with the provisions of this chapter as hereby amended and for the payment of all amounts due to persons who have sold milk or cream to such licensee, during the period that the license is in force."

On page 6, line 15, after the word "owned" insert in italics the words "jointly or severally", and in the same line after the 1094 [Monday

word "and" insert in italics the words "on the real property owned jointly or severally by".

On page 6, line 16, after the word "county" insert in italics the

words "described in the bond".

On page 8, after line 8, insert in italics the following

paragraph:

"The commissioner may, after the expiration of said period of ninety days, from the termination of any license, in case of the failure of a licensee to comply with the provisions hereof, institute such proceedings as are authorized by law for the foreclosure of a mortgage given or assigned to him as provided herein or take such action or proceedings as may be necessary to realize on securities deposited with him by such licensee as herein provided. The proceeds of the foreclosure of such mortgage and the sale of such securities shall be applied by the commissioner as hereinafter provided."

On page 11, line 18, after the word "bonds" insert in italics the words "or furnished other good and sufficient securities.", and in line 21, after the word "bond" insert in italics the words

"or securities".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Pierce, said bill was ordered reprinted and recommitted to said committee.

By unanimous consent, Mr. Wheelock called up Assembly bill (No. 1596, Int. No. 755) entitled "An act to amend the Highway Law, in relation to motor vehicles," now on the order of second reading.

Said bill having been announced, Mr. Wheelock moved to amend as follows:

Page 1, line 1, strike out the line and insert in place thereof "Section 1. Subdivision two of section two hundred and eighty-two of".

Page 1, line 2, strike out "of".

Page 1, line 6, strike out the first "and" and insert "such subdivision having been".

Page 2, strike out lines 1 to 26, inclusive. Page 3, strike out lines 1 to 6, inclusive.

Page 3, line 14, after "otherwise" and before the period insert in italics "; provided, however, that a person of the age of eighteen years and upwards who shall reside outside of such county and within the State may so operate or drive, except as

a chauffeur, for not to exceed ten days without being so licensed."

Page 3, line 17, after "vehicle" insert in italics "within such county".

Page 4, line 3, change the numeral "3" to "2".

Page 7, line 3, change the numeral "4" to "3". Page 7, line 15, change the numeral "5" to "4".

Page 9, line 17, change the numeral "6" to "5" and strike out the letter "s" at the end of "sections" and strike out the words "two hundred and".

Page 9, line 18, strike out "eighty-one and".

Page 9, line 19, change the comma after "nineteen" to a period and strike out "but appli-".

Page 9, strike out lines 20, 21 and 22.

Page 9, line 32, change the numeral "7" to "6".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

Mr. Thayer offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That the testimony taken before the joint legislative committee appointed to investigate laws relative to the distribution and sale of habit-forming drugs, be printed as a document, and one thousand additional copies thereof be provided for distribution by the Narcotic Drug Commission. Payment for printing and binding said document and additional copies shall be made from any available appropriation for legislative printing.

which was referred to the committee on public printing.

Mr. Dickstein offered for the consideration of the House a resolution, in the words following:

Whereas, The future prosperity and peace of the world depends upon a just and equitable settlement of the Europeain War whereby each and every nationality, however small, be granted the liberty to determine its own destiny and the opportunity of living its own life; and

Whereas, The government of the United States of America is recognized as an ardent exponent of the rights of the small

nations; therefore, be it

Resolved (if the Senate concur), That it is the opinion of the State of New York that the national aspirations and historic

claims of the Jewish people with regard to Palestine be recognized at the Peace Conference in accordance with the British governmen's declaration on November 2, 1917, and there shall be established such political, administrative, and economic conditions in Palestine as will assure the development of Palestine into a Jewish Commonwealth and that the American representatives at the Peace Conference shall use their best endeavors to facilitate the achievement of this object; be it further

Resolved, That it is the opinion of the Assembly of the State of New York and the Senate concurring that express provisions be made at the Peace Conference for the purpose of granting the Jewish people in every land the complete enjoyment of life, liberty and the opportunities for national development to the end that justice may be done to one of the most suffering people

on earth, the Jewish people; and be it further

Resolved, That a copy of this resolution be transmitted by the Secretary of State of New York to the President of the United States.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1320, Int. No. 1183) entitled "An act making appropriations for the support of the government."

On motion of Mr. Machold, and by unanimous consent, said bill was ordered placed on special order third reading calendar for Wednesday next.

The bill (No. 843, Int. No. 778) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody," was read the second time.

On motion of Mr. McNab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1170, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds in the county of Erie," having been announced for a second reading,

On motion of Mr. Rowe, and by unanimous consent, said bill was ordered placed in the second reading calendar for Wednesday next. The bill (No. 1220, Int. No. 1093) entitled "An act to amend the Penal Law, in relation to signs carried in parades," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for $W\epsilon$ dnesday next.

The bill (No. 239, Int. No. 236) entitled "An act to amend the General Municipal Law, in relation to child welfare board," was read the second time.

On motion of Mr. Klingmann, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1262, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 247, Int. No. 244) entitled "An act to amend the Education Law, in relation to State scholarships for veterans of the World War," was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1504, Int. No. 1313) entitled "An act to empower the Commissioner of Agriculture to recognize war savings stamps as cash when paid by fairs as premiums," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1589, Int. No. 387) entitled "An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," having been announced for a second reading,

On motion of Mr. Machold, and by unanimous consent, said bill [Assembly Journal] 138

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was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 865, Int. No. 795) entitled "An act to amend the Tax Law, in relation to expenses of counties in fixing amount of transfer tax," having been announced for a third reading,

On motion of Mrs. Sammis, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The Senate bill (No. 277, Rec. No. 30) entitled "An act to amend the Town Law, in relation to town maps of certain towns in the county of Erie," having been announced for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 846, Int. No. 781) entitled "An act to amend the Transportation Corporation Law, in respect to stage routes, bus-lines and motor vehicle lines carrying passengers for hire in cities," having been announced for a third reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1109, Int. No. 1009) entitled "An act to amend the Code of Criminal Procedure, in relation to the definition of vagrant," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler Ames D H Ames H L Beasley Bewley	Davies E O	Hawkins	Martin	Slacer
	Davis	Healy	McCue	Smith C C
	Dickstein	Hopkins	McElligott	Smith E A
	Dobson	Hunter	McGinnies	Smith H W
	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule

Cox Crowley	Downs Drechsler Duke Everett Fearon Fenner Fertig Flanagan Flynn Franchot Gaffers Gage Gardner Gaylord Graham Greenwald Griffith Hager Hamill	Johnson L W Judson Kahn Kelly Kennedy Kenyon Kilingmann Lattin Leininger Lentol Lilly Link Long Lown Lyons Machold	McWhinney Mead Miller C P Miller E H Miller N J Morris Mullen Norton Peck Pellet Pierce Quackenbush Rice Richford Rowe Sammis Schwab Seaker Shannon	Steinberg Tallett Thayer Tyler Ullman Vezin Walrath Walter Webb Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter Wilson
Crowley	Hamill	Machold	Shannon	
Curley Davies A E	Harris	Malone	Showers	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 333, Rec. No. 50) entitled "An act to amend the Greater New York charter, in relation to sheds upon wharf property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Booth	Davies E O Davis Dickstein Dobson Donohoe Donohue Downs Drechsler	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W	Martin McCue McElligott McGinnies McKee McNab McWhinney Mead	Slacer Smith C C Smith E A Smith H V Solomon C Soule Steinberg Tallett
Brackley Brady Braun Brink Brown Brush Burston	Duke Everett Fearon Fenner Fertig Flanagan Flynn	Judson Kahn Kelly Kennedy Kenyon Kiernan Klingmann	Miller C P Miller E H Miller N J Morris Mullen Norton Peck	Thayer Tyler Ullman Vezin Walrath Walter Webb

Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	\\ inter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same

The Senate bill (No. 122, Rec. No. 15) entitled "An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, its justices and officers,' in relation to orders for personal service of summons and for appointment of guardian ad litem," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final pasage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Booth Brackley Brady Braun Brink Brown Brush	Davies E O Davis Dickstein Dobson Donoloe Donoloe Donohue Downs Drechsler Duke Everett Fearon Fenner Fertig Flanagan	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kennedy Kennan	Martin McCue McCue McElligott McGinnies McKee McNab McWhinney Mead Miller C P Miller E H Miller N J Morris Mullen Norton	Slacer Smith C C Smith E Smith H Solomon (Soule Steinberg Tallett Thayer Tyler Ullman Vezin Walrath Walter
			Norton Peck	Walter Webb

Burtnett Caulfield Chamberlin Cheney Claessens Coles Copeley Cowee	Franchot Gaffers Gage Gardner Gaylord Graham Greenwald Griffith	Lattin Leininger Lentol Lilly Link Long Lord Lown	Pellet Pierce Quackenbush Rice Richford Rowe Sammis Schwab	Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
	Hager	Lyons	Seaker	Witter
Curley	Hamill	Machold	Shannon	Youker
	Harris	Malone	Showers	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same

The Senate bill (No. 313, Rec. No. 58 entitled "An act to amend the charter of the city of Buffalo, as amended by chapter two hundred and sixty of the Laws of nineteen hundred and sixteen, relating to the referendum," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck ·	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
		.,		

Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 700, Rec. No. 70) entitled "An act to amend the Judiciary Law, in relation to retirement of grand jury or Supreme Court stenographers by the Appellate Division in the third and fourth departments," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 172, Rec. No. 12) entitled "An act to amend the Decedent Estate Law, in relation to liability of heirs and devisees for funeral expenses of decedent," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were.

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 718, Rec. No. 90) entitled "An act to amend the Education Law, in relation to qualifications of teachers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129 NOES 2

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Soule
Blakeľy	Donohue	Jenks	McNab	Steinberg
Bloomfield	Downs	Johnson C C	McWhinney	Tallett
Booth	Drechsler	Johnson L W	Mead	Thaver
Brackley	Duke	Judson	Miller C P	Tyler
Brady	Everett	Kahn	Miller E H	Ullman
Braun	Fearon	Kelly	Miller N J	Vezin ·
Brink	Fenner	Kennedy	Morris	Walrath
Brown	Fertig	Kenyon	Mullen	Walter
Brush	Flanagan	Kiernan	Norton	Webb
Burston	Flynn	Klingmann	Peck	Weiss
Burtnett	Franchot	Lattin	Pellet	Wells
Caulfield	Gaffers	Leininger	Pierce	Welsh
Chamberlin	Gage	Lentol	Quackenbush	Westall
Cheney	Gardner	Lilly	Rice	Wheelock
Coles	Gaylord	Link	Richford	Whitcomb
Copeley	Graham	Long	Rowe	Wilson
Cowee	Greenwald	Lord	Sammis	Winter
Cox	Griffith	Lown	Schwab	Witter
Crowley	Hager	Lyons	Seaker	Youker
Curley	Hamill	Machold	Shannon	Zimmerman
Davies A E	Harris	Malone	Showers	

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 305, Rec. No. 23) entitled "An act to amend the General City Law, in relation to power of cities to borrow or raise moneys to replace revenues from exices taxes," was

read the third time, having been printed and upon the desks of the members in its final form at least theree calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	
Brady	Everett	Kahn	Miller E H	Thayer
Braun	Fearon		Miller N J	Tyler Ullman
Brink	Fenner	Kelly		
Brown		Kennedy	Morris	Vezin
	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot.	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	
Davies A E	1101113	maione	BHOWEIS	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 747, Rec. No. 124) entitled "An act to amend the Education Law, in relation to taxpayers' elections in, and the issuance of bonds for school purposes by, the city of Oswego," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
bewlev	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 457, Rec. No. 123) entitled "An act to amend the Judiciary Law, in relation to stenographer of the county court of Jefferson county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames M L Beasley Bewley Blakely Bloomfield Booth Brackley Brady Braun Brink Brown Brush Burston Burston	Davies E O Davis Dickstein Dobson Donohoe Donohue Downs Drechsler Duke Everett Fearon Fenner Fertig Flanagan Flynn Franchot	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kennedy Kenyon Kiernan Klingmann Lattin	Martin McCue McElligott McGinnies McKee McNab McWhinney Mead Miller C P Miller E H Miller N J Morris Mullen Norton Peck Pellet	Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Thayer Tyler Ullman Vezin Walrath Walter Webb Weiss
Caulfield Chamberlin	Gaffers Gage	Leininger Lentol	Pierce Quackenbush	Wells Welsh
Cheney .	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 279, Rec. No. 92) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Richard L. Sangunitto, formerly a member of the uniformed force of the police department of such city, was dismissed from such department in the year nineteen hundred and twelve, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Caylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A F				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 524, Rec. No. 78) entitled "An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

By unanimous consent, Mr. A. E. Davies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 1071, Rec. No. 149) entitled "An act to amend the Village Law, in relation to finances."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative. On motion of Mr. A. E. Davies, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. A. E. Davies, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A.
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whiteomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E			DITO II CLD	23111111CTIMUL

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1509, Int. No. 897) entitled "An act to amend the Village Law, in relation to finances," having been announced for a third reading, On motion of Mr. A. E. Davies, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1508, Int. No. 768) entitled "An act to amend the Code of Criminal Procedure, in relation to probation officers and probation," having been announced for a third reading,

On motion of Mr. Duke, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1390, Int. No. 782) entitled "An act making an appropriation for expenses of the subcommittee of the judiciary of the Assembly," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E 0	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thaver
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 820, Int. No. 200) entitled "An act to amend the Prison Law, in relation to permitting a State prisoner to attend funeral and last illness of near relative," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and the being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenvon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1393, Int. No. 630) entitled "An act to amend the Code of Criminal Procedure, in relation to appeals," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill

was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1160, Int. No. 1041) entitled "An act to amend the Conservation Law, in relation to the taking of deer," having been announced for a third reading,

On motion of Mr. Everett and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 63, Int. No. 63) entitled "An act to amend the Conservation Law, in relation to the appropriation of real property by the conservation commission," having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1011, Int. No. 912) entitled "An act to amend the Judiciary Law, in relation to the retirement of officers and employees of the surrogates' courts of the counties of New York, Kings, Bronx, Queens and Richmond," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Brooth Brackley Brady Braup	Davies E O Davis Dickstein Dobson Donohoe Donohue Downs Drechsler Duke Everett	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly	Martin McCue McElligott McGinnies McKee McNab McWhinney Mead Miller C P Miller E H	Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Thayer Tyler Lillman
Brackley	Duke	Judson	Miller C P	Thayer

Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davios A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Rice offered for the consideration of the House, a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 909, Rec. No. 112) entitled "An act to amend chapter five hundred and fifty-three of the Laws of nineteen hundred and eighteen entitled 'An act to provide for acquiring an option on a new site for the Cortland State Normal and Training School, and making an appropriation therefor,' relative to the acquisition of additional lands adjacent to the existing site of such school."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Rice, and by unanimous concent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Rice, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A

Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakelv	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies E O				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1440, Int. No. 1100) entitled "An act to amend chapter five hundred and fifty-three of the Laws of nineteen hundred and eighteen, entitled 'An act to provide for acquiring an option on a new site for the Cortland State Normal and Training School, and making an appropriation therefor,' relative to the acquisition of additional lands adjacent to the existing site of such school," having been announced for a third reading,

On motion of Mr. Rice, said bill was laid aside, and ordered stricken from the calender.

The Senate bill (No. 159, Rec. No. 20) entitled "An act to amend chapter two hundred and seven of the Laws of eighteen hundred and fifty-two, entitled 'An act to incorporate the Cayuga Asylum for destitute children,' in relation to the amount authorized to be raised by the board of supervisors of Cayuga county for the use and benefit of such asylum," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to

the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames H L	Davies E O Davis Dickstein	Hawkins Healy Hopkins	Martin McCue McElligott	Slacer Smith C C Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Walter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 754, Rec. No. 109) entitled "An act to amend the Town Law, in relation to power of town boards to borrow money," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a mjority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenvon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Scott	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
	Harris	Malone	Showers	Zimmerman
Davies A E				
Curley Davies A E	Harris	Malone	Showers	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Adler offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on taxation and retrenchment be discharged from the further consideration of Senate bill (No. 425, Rec. No. 94) entitled "An act to amend the Tax Law, in relation to refunds to corporations of excess franchise taxes."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Adler, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to

the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Davies E O Hawkins Martin Slacer Adler Healy McCue Smith C C Ames D H Davis Hopkins McElligott Smith E A Ames H L Dickstein McGinnies Smith H W Beasley Dobson Hunter McKee Solomon C Hutchinson Bewley Donohoe McNab Soule Donohue Jenks Blakely Bloomfield Downs Johnson C C McWhinney Steinberg Tallett Drechsler Johnson L W Mead Booth Judson Miller C P Thaver Duke Bracklev Tyler Everett Kahn Miller E H Brady Miller N J Ullman Braun Fearon Kelly Vezin Fenner Kennedy Morris Brink Kenyon Mullen Walrath Brown Fertig Walter Norton Brush Flanagan Kiernan Peck Webb Flynn Klingmann Burston Pellet. Weiss Burtnett Franchot Lattin Wells Pierce Caulfield Gaffers Leininger Quackenbush Welsh Chamberlin Gage Lentol Gardner Lilly Rice Westall Chenev Wheelock: Claessens Gaylord Link Richford Whiteomb Coles Graham Long Rowe Copeley Greenwald Sammis Wilson Lord Schwab Winter Cowee Griffith Lown Witter Cox Hager Lyons Seaker Machold Shannon Youker Crowley Hamill Zimmerman Curley Harris Malone Showers Davies A E

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, March 24, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1121, Int. No. 451) entitled "An act to amend the Code of Civil Procedure, in relation to the annulment of marriage."

ALFRED E. SMITH.

Said bill having been announced, Mr. Fearon moved to reconsider the vote by which said bill was passed.

1118

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was decided in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E 0	Hawkins	Martin	Slacer
Ames D H	Davis	Healy	McCue	Smith C C
Ames H L	Dickstein	Hopkins	McElligott	Smith E A
Beasley	Dobson	Hunter	McGinnies	Smith H W
Bewley	Donohoe	Hutchinson	McKee	Solomon C
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	Mead	Tallett
Brackley	Duke	Judson	Miller C P	Thayer
Brady	Everett	Kahn	Miller E H	Tyler
Braun	Fearon	Kelly	Miller N J	Ullman
Brink	Fenner	Kennedy	Morris	Vezin
Brown	Fertig	Kenyon	Mullen	Walrath
Brush	Flanagan	Kiernan	Norton	Walter
Burston	Flynn	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gardner	Lilly	Rice	Westall
Claessens	Gaylord	Link	Richford	Wheelock
Coles	Graham	Long	Rowe	Whitcomb
Copeley	Greenwald	Lord	Sammis	Wilson
Cowee	Griffith	Lown	Schwab	Winter
Cox	Hager	Lyons	Seaker	Witter
Crowley	Hamill	Machold	Shannon	Youker
Curley	Harris	Malone	Showers	Zimmerman
Davies A E				

Mr. Fearon moved that said bill be recommitted to the committee on codes with instructions to report the same forthwith amended as follows:

On page 3, line 23, strike out the word "immediately" and insert in place thereof the words "September one, nineteen hundred and nineteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Duke, from the committee on code, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A communication was received from Hon. Geo. S. Buck, mayor

of the city of Buffalo, returning Assembly bill (No. 887, Int. No. 209) entitled "An act to amend the charter of the city of Buffalo, in relation to special elections," with a message that said mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered. That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Jas. S. Pierce, mayor of the city of Dunkirk, returning Assembly bill (No. 546, Int. No. 524) entitled "An act to amend the Dunkirk city charter, in relation to number of supervisors," with a message that said mayor and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Wells was excused on account of illness.

On motion of Mr. Adler, the House adjourned until Wednesday, March 26th, at 11 o'clock a. m.

WEDNESDAY, MARCH 26, 1919

The House met pursuant to adjournment.

Prayer by Rev. I. J. Beckwith, Cohoes.

On motion of Mr. Adler, the reading of the journal of Monday, March 24th, was dispensed with and the same was approved.

Mr. Jenks introduced a bill entitled "An act to amend the Village Law, in relation to authorizing villages to levy and collect a frontage tax on real property adjoining streets or alleys in which water mains are laid" (Int. No. 1397), which was read the first time and referred to the committee on affairs of villages.

Mr. Duke introduced a bill entitled "An act to repeal sections twenty-three hundred and two and twenty-three hundred and three of the Penal Law, relating to attempted suicide and the punishment therefor" (Int. No. 1398), which was read the first time and referred to the committee on codes.

Mr. Fearon introduced a bill entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University and making an appropriation therefor,' in relation to the objects and purposes of said college and the powers and duties of its board of trustees" (Int. No. 1399), which was read the first time and referred to the committee on ways and means.

Mr. Mullen introduced a bill entitled "An act to amend the Tax Law, in relation to a tax on certain real estate incomes" (Int No. 1400), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Shannon introduced a bill entitled "An act to amend the Military Law, in relation to uniform clothing and equipment of persons subject to school military training" (Int. No. 1401), which was read the first time and referred to the committee on military affairs.

By unanimous consent, Mr. Wheelock introduced a bill entitled "An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig colony, and the employment of inmates in the performance of such work" (Int. No. 1402), which was read the first time and referred to the committee on internal affairs.

Mr. Machold from the committee on ways and means, to which was referred Senate concurrent resolution relative to the appointment of a joint committee to investigate the spread of propaganda calculated to overpower the forces of State government," reported in favor of the adoption of the same with the following amendments:

Paragraph No. 6, line 1, strike out the word "fifty" and insert in place thereof "thirty".

Line 2, strike out figures "50,000.00" and insert in place thereof "30,000.00".

Those who voted in the affirmative were: Messrs. Machold, Seaker, Tallett, Kenyon, Lord, McGinnies, McWhinney, Brush, McElligott, Shannon.

which report was agreed to.

Said resolution having been announced, Mr. Claessens moved to amend as follows:

Strike out in first paragraph the following words: "a large number of persons in the State of New York engaged in circulat-

ing propaganda" and substitute in place thereof the following words: "a menacing disease currently designated as sleeping sickness".

Debate was had.

Mr. Speaker put the question whether the House would agree to said motion to amend, and it was determined in the negative.

Debate was continued.

Mr. Speaker put the question whether the House would agree to said resolution as amended, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 111 NOES 10

Those who voted in the affirmative were:

Adler	Crowley	Greenwald	McArdle	Showers
Ames D H	Curley	Hager	McDonald	Slacer
Ames H L	Davies A E	Hamill	McElligott	Smith C C
Barra	Davis	Harris	McGinnies	Smith E A
Bewley	Dobson	Hawkins	McNab	Smith H W
Blakely	Donnelly	Healy	McWhinney	Solomon M
Bloch	Donohoe	Hopkins	Mead	Soule
Booth	Donohue	Hunter	Miller C P	Steinberg
Brackley	Downs	Hutchinson	Miller E H	Tyler
Brady	Duke	Jenks	Miller N J	Ullman
Braun	Evans	Johnson L W	Morris	Vezin
Brink	Everett	Judson	Norton	Walrath
Brush	Fearon	Kennedy	Pellet	Walter
Burr	Fenner	Kenyon	Pierce	Weiss
Burtnett	Fertig	Klingmann	Quackenbush	Wells
Caulfield	Flanagan	Lattin	Rice	Welsh
Chamberlin	Gaffers	Lilly	Richford	Wheelock
Cheney	Gage	Link	Sammis	Whitcomb
Coles	Gardner	Long	Scott	Wilson
Copeley	Gaylord	Lord	Seaker	Witter
Cowee	Goldberg	Machold	Seesselberg	Youker
Cox	Graham	Martin	Shannon	Zimmerman
Cronin				

Those who voted in the negative were:

Claessens Leininger McCue Mullen Schwab Johnson C C Lyons McLaughlin O'Hare Solomon C

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. McWhinney (No. 1606, Int. No. 929), entitled "An act to amend chapter five

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hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

Also, Assembly bill introduced by Mr. Richford (No. 1560, Int. No. 543), entitled "An act to amend the Town Law, in relation to the compensation of election officers in Chemung county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

Also, Assembly bill introduced by Mrs. Sammis (No. 1397, Int. No. 794), entitled "An act to amend the Transportation Corporations Law, in relation to bus lines, stage routes and motor vehicle lines or routes in towns in Suffolk county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

Also, Assembly bill introduced by Mrs. Sammis (No. 1429, Int. No. 1255), entitled "An act to amend the Town Law, in relation to compensation of town officers in the town of Huntington, in the county of Suffolk," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

Also, Assembly bill introduced by Mr. Burtnett (No. 1511, Int. No. 1318), entitled "An act to empower the board of supervisors of Westchester county to establish, develop and maintain in such county a free public park as a memorial to the men and women of such county who served in the army or navy of the United

States of America during the World War and to acquire lands and provide funds for such purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C., Smith, H. W.

Also, Assembly bill introduced by Mr. Greenwald (No. 1037, Int. No. 937), entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C., Smith, H. W.

Also, Assembly bill introduced by Mr. Norton (No. 1531, Int. No. 1323), entitled "An act to amend the Town Law, in relation to appropriation by town board for Memorial Day," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C., Smith, H. W.

Also, Assembly bill introduced by Mr. C. C. Smith (No. 1499, Int. 1308), entitled "An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Wells, from the committee on military affairs, to which was referred the Assembly bill introduced by Mr. Malone (No. 1254, Int. No. 1123), entitled "An act to amend the Military Law, in relation to the classification and compensation of State and municipal officers and employees returning from military or naval duty," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Welsh, Lattin, Steinberg, Wilson, Walter, Cox.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. McNab (No. 843, Int. No. 778), entitled "An act to amend the Public Health Law, in relation to the definition of chiropody."

Also, the bill introduced by Mr. Witter (No. 1504, Int. No. 1313), entitled "An act to empower the Commissioner of Agriculture to recognize war savings stamps as cash when paid by fairs as premiums."

Also, the bill introduced by Mr. Bewley (No. 921, Int. No. 848), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' generally, and to repeal certain sections thereof."

Also, the bill introduced by Mr. D. H. Ames (No. 1516, Int. No. 790), entitled "An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Cattaraugus county."

Also, the bill introduced by Mr. Brush (No. 247, Int. No. 244), entitled "An act to amend the Education Law, in relation to State scholarships for veterans of the World War."

Also, the bill introduced by Mr. Tyler (No. 1428, Int. No. 1254), entitled "An act to amend the Town Law, in relation to powers, duties and proceedings of town officers in Ontario county, and providing a penalty for violation," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Shannon (No. 1319, Int. No. 1182), entitled "An act to amend the Civil Service Law, in relation to the limitation of the power of removal and the compensation of veterans reinstated by order of the courts," reported the same with the following recommendation:

On page 3, line 9, strike out the word "or" and insert "of". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Klingmann (No. 239, Int.

No. 236), entitled "An act to amend the General Municipal Law, in relation to child welfare board," reported the same with the following recommendation:

On page 1, strike out lines 7, 8 and 9.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Conservation Law, in relation to hunting and trapping licenses." (No. 1584, Int. No. 1261.)

"An act to amend the Conservation Law, in relation to the taking of bass." (No. 1585, Int. No. 1176.)

"An act to amend the Greater New York charter, in relation to the publication of municipal advertisements." (No. 1588, Int. No. 1021.)

"An act to amend the Conservation Law, in relation to the reforestation of nonagricultural lands and furnishing trees therefor without charge." (No. 1582, Int. No. 1274.)

"An act to amend the Prison Law, in relation to release on parole of prisoners on indeterminate sentence." (No. 1583, Int. No. 583.)

"An act to amend the Conservation Law, in relation to trout." (No. 1586, Int. No. 1262.)

"An act to amend the Public Health Law, in relation to vital statistics." (No. 1587, Int. No. 1263.)

"An act to amend the Tax Law, in relation to payment of State tax." (No. 1633, Int. No. 943.)

"An act to amend the Tax Law, in relation to the fees of collectors in Ulster county." (No. 1634, Int. No. 1107.)

"An act to amend the Tax Law, in relation to the collector's warrants." (No. 1636, Int. No. 1253.)

"An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by boards of supervisors." (No. 1637, Int. No. 779.)

"An act to amend the Tenement House Law, generally." (No. 1635, Int. No. 638.)

Mr. Witter offered for the consideration of the House, a resolution, in the words following:

Resolved, That the committee on agriculture be discharged from the further consideration of the bill (No. 1434, Int. No. 1260) entitled "An Act to amend the Agricultural Law, in relation to licensing of dogs and protection of domestic animals therefrom."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Witter moved to amend as follows:

Page 1, line 1, after the word "Sections" insert "one hundred and thirty-two".

Page 2, at top of page insert the following:

"§ 132. Dogs to be licensed; fees. A person who owns, harbors or keeps a dog shall obtain a license therefor, as provided herein and shall pay the following fees; (1) two dollars for each male dog and spaved female dog; (2) three dollars for each bitch; (3) twenty dollars for a kennel of [pure bred] dogs, or such sum not in excess of such sum of twenty dollars as will equal two dollars for each dog over six months old harbored or kept in such kennel, for which a special kennel license shall be given as hereinafter provided. Before any person shall be entitled to obtain a license for a spayed female dog at the reduced fee herein provided, he shall produce and deliver to such town or city clerk an affidavit made by the owner or a certificate in writing signed by a duly licensed veterinary surgeon showing that such female dog has been spayed. There shall be paid to the town or city clerk, in addition to each license fee, the sum of twenty-five cents as a registration fee, for the services of such clerk. Application for a license shall be made to the clerk of the town or city in which the dog is harbored or kept. Such application shall be in writing and shall state the name, sex, breed, age, color and marking of the dog for which a license is sought. Licenses [first] obtained hereunder subsequent to the year beginning March first nineteen hundred and twenty shall be applied for on or before July first, nineteen hundred and seventeen.] and shall be for a period of one year; licenses issued for the license period beginning March first, nineteen hundred and twenty, shall extend until June thirtieth, nineteen hundred and twenty-one, and the amount of the license fee therefor shall in each case be one and one-third times the license fee as provided herein for a twelve-months' period. Licenses thereafter issued shall be [applied for on or before March first in each year, and shall continue for a term of one year] for the period from July first until June thirtieth in each following year.

Licenses shall not be required for dogs under the age of four months, or under the age of six months if the owner be the breeder thereof. If such dog shall become of the age of four months, or of six months if the owner be the breeder thereof, after the first day of March, nineteen hundred and eighteen, or if a person shall become the owner of an unlicensed dog after such date, or if a license issued under existing laws prior to the taking effect of this act shall expire after such date, the license fee for the balance of the [twelve months] licensed period shall be a proportionate part of the fee charged for [one year] the license period, and the fee of twenty-five cents for the registration of such dog. Each license of a dog first issued shall take effect when issued, and shall expire on the last day of [February] June following its issuance. Each license in renewal of a license already issued shall be for a term of one year beginning on [March] July first, except as otherwise herein provided."

Page 7, line 3, before the word "kill" insert in italics "sell

or "

Page 8, line 13, after the words "shall be" insert in italics "sold or".

Page 14, line 26, strike out "unli-".

Page 15, line 1, strike out "censed".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Witter, said bill was ordered reprinted and recommitted to said committee.

Mr. Fearon offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 1288, Int. No. 17) entitled "An act to amend the County Law, in relation to powers of boards of supervisors, relative to aid to students in attendance at schools of home economics in colleges of agriculture, and making an appropriation for the purposes of this act."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Fearon moved to amend as follows:

At the end of line 2 of the title add the following words "colleges or".

Strike out in line 3 of the title the following words: "in colleges of agriculture".

Page 1, line 7, insert in italics after the word "a" "school of home economics".

Page 2, line 17, strike out the words "of agriculture" and insert in place thereof in italics the words "or school of home economics".

Page 2, line 18, after the word "college" insert in italics the words "or school".

Page 2, line 21, after the word "college" insert in italics the words "or school".

Page 3, line 2, after the word "college" insert in italics the words "or school".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Fearon, said bill was ordered reprinted and recommitted to said committee.

Mr. Donohue offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public health be discharged from the further consideration of the bill (No. 331, Int. No. 324) entitled "An Act to amend the Public Health Law, in relation to narcotic drug control."

Debate was had.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 40 NOES 78

Those who voted in the affirmative were:

Barra Bloch Brackley Braun Burr Claessens Cox	Curley Dickstein Donnelly Donohue Fertig Flanagan Goldberg	Johnson C C Kennedy Klingmann Leininger Lilly Link Lyons	McCue McDonald McElligott McLaughlin Miller E H Morris Mullen	Schwab Shannon Smith E A Smith H W Solomon C Solomon M Walter
Cox		Lvons	Mullen	Walter
Cronin		McArdle	O'Hare	Winter

Those who voted in the negative were:

		0		
Adler	Davies A E	Hager	McWhinney	Steinberg
Ames D H	Davies E 0	Harris	Mead	Tallett
Ames H L	Davis	Hawkins	Miller C P	Tyler
Blakely	Dobson	Hunter	Miller N J	Ullman
Booth	Donohoe	Hutchinson	Norton	Vezin
Brady	Downs	Jenks	Quackenbush	Walrath
Brink	Duke	Johnson L W	Rice	Weiss
Brush	Everett	Judson	Richford	Wells
Burtnett	Fearon	Kenyon	Sammis	Welsh

Caulfield	Fenner	Lattin	Scott	Wheelock
Chamberlin	Gaffers	Long .	Seaker	Whitcomb
Cheney	Gage	Lord	Showers	Wilson
Coles	Gardner	Machold	Slacer	Witter
Copeley	Gaylord	Malone	Smith C C	Youker
Cowee	Graham	Martin	Soule	Zimmerman
Crowlev	Greenwald	McGinnies		

Mr. Donohue offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on public health be discharged from the further consideration of the bill (No. 332, Int. No. 325) entitled "An act to amend the Public Health Law, in relation to the division of narcotic drug control."

Debate was had.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

AYES 40 NOES 78

Those who voted in the affirmative were:

Barra	Curley	Johnson C C	McCue	Schwab
Bloch	Dickstein	Kennedy	McDonald	Shannon
Brackley	Donnelly	Klingmann	McElligott	Smith E A
Braun	Donohue	Leininger	McLaughlin	Smith H W
Burr	Fertig	Lilly	Miller E H	Solomon C
Claessens	Flanagan	Link	Morris	Solomon M
Cox	Goldberg	Lyons	Mullen	Walter
Cronin	Healy	McArdle	O'Hare	Winter

Those who voted in the negative were:

		0		
Adler	Davies A E	Hager	McWhinney	Steinberg
Ames D H	Davies E O	Harris	Mead	Tallett
Ames H L	Davis	Hawkins	Miller C P	Tyler
Blakely	Dobson	Hunter	Miller N J	Ullman
Booth	Donohoe	Hutchinson	Norton	Vezin
Brady	Downs	Jenks	Quackenbush	Walrath
Brink	Duke	Johnson L W	Rice	Weiss
Brush	Everett	Judson	Richford	Wells
Burtnett	Fearon	Kenyon	Sammis	Welsh
Caulfield	Fenner	Lattin	Scott	Wheelock
Chamberlin	Gaffers	Long	Seaker	Whitcomb
Cheney	Gage	Lord	Showers	Wilson
Coles	Gardner	Machold	Slacer	Witter
Copeley	Gaylord	Malone	Smith C C	Youker
Cowee	Graham	Martin	Soule	Zimmerman
Crowlev	Greenwald	McGinnies		

Mr. Curley offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of Assembly bill (No. 1562, Int.

1235) entitled "An act to amend the Judiciary Law, in relation to the salary of stenographers of the county court of Kings, Queens and Richmond counties," and that said bill be referred to the committee on the judiciary.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Witter offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on conservation be discharged from the further consideration of Assembly bill (No. 1659, Int. No. 1387) entitled "An act to amend the Conservation Law, in relation to the taking of muskrat," and that said bill be referred to the committee on ways and means.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Adler offered for the consideration of the House a resolution, in the words following:

Whereas, The Legislature again resumes its duties after having spent a day in New York, witnessing the great review of the Twenty-seventh New York State Division, U. S. A., whose achievements will redound in history to the everlasting glory of this great State and Nation; and

Whereas, This opportunity was made comfortable and delightful through the courtesies and personal attention of Colonel Rod-

man Wanamaker of New York city; therefore, be it

Resolved, That we, the Senate and Assembly, in behalf of the New York State Commission consisting of the Regents of the University of the State of New York, Court of Appeals, State Officers, United States Senators, Members of the House of Representatives and Members of the State Legislature extend to Colonel Rodman Wanamaker our most sincere appreciation and thanks for his personal efforts in making such occasion so enjoyable that we will long cherish the memory of the inspiring review and the hospitality so fully extended; and be it further

Resolved, That an engrossed copy of this resolution be presented

to Colonel Rodman Wanamaker.

Mr. Speaker put the question whether the House would agree to said resolution and it was determined in the affirmative. Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Attention being called to an error in printing Assembly bill (No. 1515, Int. No. 544), entitled; "An act to amend the Penal Law and Prison Law, in relation to sentences to reformatories and to permit the sentence of others than first offenders, and of misdemeanants thereto."

Ordered; That the State Printer reprint said bill to correct the error.

Mr. Speaker announced the special order, being the bill (No. 1320, Int. No. 1183), entitled "An act making appropriations for the support of the government."

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135 NOES 2

Those who voted in the affirmative were:

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Braun Brink Brown Brush Burrr Burtnett	Curley Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Duke Evans Everett Fearon Fenner Fertig Flanagan Flynn	Harris Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kelly Kennedy Kennedy Kenyon Kiernan Lattin Leininger Lentol	McArdle McCue McDonald McElligott McGinnies McLaughlin McNab McWhinney Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pellet	Shannon Showers Slaeer Smith C Smith E Solomon Soule Steinberg Tallett Thayer Tyler Ullman Vezin Walrath Walter Webb
Brush Burr	Fertig Flanagan	Lattin Leininger	O'Hare Peck	Walter Webb
Caulfield Chamberlin Cheney Coles	Gaffers Gage Gardner Gaylord	Lilly Link Long Lord	Pierce Quackenbush Rice Richford	Wells Welsh Westall Wheelock

Goldberg Lown Sammis Whitcomb Copeley Cowee Graham Lyons Schwab Wilson Cox Greenwald Machold Scott Witter Cronin Seaker Youker Hager Malone Hamill Martin Seesselberg Zimmerman Crowlev

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 184, Int. No. 182) entitled "An act to promote the health and efficiency of firemen in cities of the State," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1449, Int. No. 122) entitled "An act to amend the Conservation Law, in relation to the taking of raccoon and skunk," was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1344, Int. No. 1190) entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogates' court of New York county," was read the second time.

On motion of Mr. Goldberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1104, Int. No. 1004) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of 'Young Men's Hebrew Association of the Bronx,' a membership corporation, in the borough of Bronx, city of New York," was read the second time.

On motion of Mr. McLaughlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1276, Int. No. 1145) entitled "An act to amend the Public Health Law, in relation to the practice of medicine," was read the second time.

On motion of Mr. Kenyon, said bill was placed on the order of third reading and referred to the committee on revision. The bill (No. 1639, Int. No. 375) entitled, "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1262, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," was read the second time.

On motion of Mr. Brady, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1170, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds in the county of Erie," having been announced for a second reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1220, Int. No. 1093) entitled "An act to amend the Penal Law, in relation to signs carried in parades," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1589, Int. No. 387) entitled "An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," having been announced for a second reading,

On motion of Mr. Machold, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1576, Int. No. 91) entitled "An act to amend the Prison Law, in relation to retirement," was read the second time.

On motion of Mr. Wilson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1575, Int. No. 223) entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines and certain other persons," was read the second time.

On motion of Mr. Booth, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1574, Int. No. 577) entitled "An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell, and legalizing such contract and the proceedings by which it was entered into," was read the second time.

On motion of Mr. Peck, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1573, Int. No. 728) entitled "An act to amend the Insurance Law, in relation to removal of actions to Federal courts," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill No. 1572, Int. No. 1249) entitled "An act to amend the Town Law, in relation to the compensation of town superintendents of highways in certain towns," was read the second time.

On motion of Mr. Vezin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1571, Int. No. 868) entitled "An act to amend chapter four hundred and fifty-seven of the Laws of nineteen hundred and seven, entitled 'An act in relation to gas and electricity in the city of Syracuse,'" was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1570, Int. No. 843) entitled "An act to amend the Banking Law, in relation to fiduciary powers of banks," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1569, Int. No. 1159) entitled "An act to amend the Education Law, in relation to the law library in Richmond county," was read the second time. On motion of Mr. Curley, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 26, Assembly Reprint No. 1567, Rec. No. 71) entitled "An act to amend the Education Law, in relation to the law library at Hudson," was read the second time.

On motion of Mr. Scott, said bill was placed on the order of third reading.

The bill (No. 1568, Int. No. 253) entitled "An act to amend the Labor Law, in relation to the inspection of boilers," was read the second time.

On motion of Mr. Bewley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1566, Int. No. 1083) entitled "An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property for charitable and patriotic purposes," was read the second time

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1565, Int. No. 865) entitled "An act to amend the charter of the city of Buffalo, in relation to the department of public safety," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1564, Int. No. 564) entitled "An act to amend the Insurance Law, in relation to reinsurance," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1605, Int. No. 813) entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court," having been announced for a second reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1604, Int. No. 1048) entitled "An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots," was read the second time. On motion of Mr. Pellet, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1594, Int. No. 1106) entitled "An act to amend the Taw Law, in relation to the reimbursement of towns or other tax districts by school districts for rejected returned school taxes charged against such towns or other tax districts in Ulster county," was read the second time. On motion of Mr. Brink, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1595, Int. No. 54) entitled "An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking historic spots in connection therewith, and for the expenses of the commission created to provide for the celebration of the centenary of the battle of Plattsburg," was read the second time.

On motion of Mr. Pierce, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1597, Int. No. 533) entitled "An act making an appropriation for the prevention, control and treatment of venereal diseases," was read the second time.

On motion of Mr. Kenyon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1598, Int. No. 1316) entitled "An act to amend the General Business Law, in relation to freight brokers," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1599, Int. No. 249) entitled "An act to amend the Judiciary Law, in relation to the compensation of the clerks of the Appellate Division, third and fourth departments, and the deputy clerk, third department, and attendants, third and fourth departments, and the appointment of a consultation clerk to the justices of the third department," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1600, Int. No. 1146) entitled "An act to amend chapter three hundred and three of the Laws of eighteen hundred

and eighty-two, re-entitled 'An act in relation to summary proceedings to remove monthly tenants in the cities of New York and Brooklyn for holding over,' by chapter three hundred and fifty-seven of the Laws of eighteen hundred and eighty-nine, in relation to notices to tenants," was read the second time.

On motion of Mr. Fertig, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1601, Int. No. 569) entitled "An act to amend the Public Service Commissions Law, in relation to duties of telephone companies," was read the second time.

On motion of Mr. Goldberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1602, Int. No. 1114) entitled "An act to amend the Election Law, in relation to the county expenses for elections of the county of Oneida," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1603, Int. No. 366) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, in relation to proposed amendments to the Constitution of the United States," was read the second time.

On motion of Mr. O'Hare, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1648, Int. No. 156) entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to powers of such corporation," having been announced for a second reading,

On motion of Mr. Lown, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1153, Int. No. 1034) entitled "An act to amend [Assembly Journal] 143

the Code of Civil Procedure, in relation to the appointment of deputy clerks in the surrogates' court," was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1454, Int. No. 1269) entitled "An act to amend the municipal court code of the city of New York, in relation to liens on chattels," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 550, Int. No. 527) entitled "An act to amend the Code of Civil Procedure, in relation to cancellation of undertakings in Appellate Division by the Court of Appeals on appeal to that court from judgment of reversal by Appellate Division," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1223, Int. No. 1096) entitled "An act to amend the Penal Law, in relation to punishment for second offense of felony or petit larceny," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1222, Int. No. 1095) entitled "An act to amend the Penal Law, in relation to punishment for felony when person convicted has been previously convicted of a misdemeanor," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1105, Int. No. 1005) entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1190, Int. No. 1072) entitled "An act to amend the Code of Civil Procedure, in relation to testamentary trustees," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 855, Int. No. 788) entitled "An act to amend the Code of Civil Procedure, in relation to testimony in divorce cases," was read the second time. On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1133, Int. No. 1024) entitled "An act to amend the Code of Civil Procedure, in relation to warrants of attachment," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1371, Int. No. 1217) entitled "An act to amend the Code of Criminal Procedure, in relation to the fees of constables in criminal cases," was read the second time.

On motion of Mr. Tyler, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 962, Int. No. 871) entitled "An act to amend the Penal Law, in relation to licenses to carry firearms," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 885, Rec. No.) entitled "An act to amend the Code of Civil Procedure, in relation to habeas corpus," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading.

The bill (No. 1528, Int. No. 386) entitled "An act to amend the Penal Law, in relation to booths in rooms where pool and billiards are played in incorported villages and towns," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames H L Barra Beasley Bewley	Curley Davies A E Davies E O Davis Dickstein	Hawkins Healy Hopkins Hunter Hutchinson	McCue McDonald McElligott McGinnies McLaughlin	Showers Slacer Smith C C Smith E A Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C

Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Bartnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gavlord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1529, Int. No. 472) entitled "An act to amend the Greater New York charter, in relation to repairs to be made to private wharf property," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative were:

Fertig

Flanagan

Brush

Burr

Adler	Curley	Hawkins	McCue	Showers
Ames D H	Davies A E	Healy	McDonald	Slacer
Ames H L	Davies E O	Hopkins	McElligott	Smith C C
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenvon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fonnor	Lottin	O'Horo	Walrath

Leininger

Lentol

Peck

Pellet.

Walter

Webb

Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1522, Int. No. 679) entitled "An act to amend the charter of the city of Plattsburgh, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Showers
Ames D H	Davies A E	Healy	McDonald	Slacer
Ames H L	Davies E 0	Hopkins	McElligott	Smith C C
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whiteomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1524, Int No. 211) entitled "An act to amend the Code of Civil Procedure, in relation to fees of a justice of the peace," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative:

Adler	Curley	Hawkins	McCue	Showers
Ames D H	Davies A E	Healy	McDonald	Slacer
Ames H L	Davies E O	Hopkins	McElligott	Smith C C
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whiteomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1521, Int. No. 98) entitled "An act to amend the Code of Civil Procedure, in relation to actions for divorce," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 16 NOES 76

Those who voted in the affirmative were:

Ames H L Bloch Brush Claessens	Davis Fertig Gage	Hunter Jenks Pellet	Quackenbush Solomon C Steinberg	Ullman Weiss Zimmerman
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Those who voted in the negative were:

Adler	Davies A E	Hopkins	McElligott	Showers
Ames D H	Dobson	Hutchinson	McGinnies	Smith C C
Bewley	Donohoe	Johnson C C	McLaughlin	Smith E A
Bloomfield	Donohue	Johnson L W	McNab	Smith H W
Brady	Downs	Judson	McWhinney	Solomon M
Burr	Duke	Klingmann	Mead	Soule
Burtnett	Evans	Lattin	Morris	Tyler
Caulfield	Fenner	Leininger	Mullen	Vezin
Chamberlin	Flanagan	Link	Norton	Walter
Coles	Gaffers	Lord	O'Hare	Wells
Copeley	Greenwald	Lyons	Peck	Welsh
Cowee	Hager	Martin	Rice	Wheelock
Cox	Hamill	McArdle	Sammis	Wilson
Cronin	Harris	McCue	Seesselberg	Winter
Crowley	Healy	McDonald	Shannon	Youker
Curley				

The Senate bill (No. 583, Rec. No. 47) entitled "An act to provide a service ribbon and medals of honor for citizens of this State who entered the service of the United States of America in the war with the German Empire and its allies as a volunteer or otherwise, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 137 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames H L Barra Beasley	Curley Davies A E Davies E O Davis Dickstein	Hawkins Healy Hopkins Hunter Hutchinson	McCue McDonald McElligott McGinnies McLaughlin	Showers Slacer Smith C C Smith E A Smith H W
Bewley	Dobson	Jenks Johnson C C	McNab McWhinney	Solomon C Solomon M
Blakely Bloch	Donnelly Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin Crowley	Hamill Harris	McArdle	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 2, Rec. No. 55) entitled "An act to amend section fifty-eight of chapter four hundred and eighty-one of the Laws of nineteen hundred and ten, known as the Railroad Law, by making it unlawful to charge excess fare to passengers taking passage from stations where tickets cannot be purchased," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 137 NOES 00

Those who voted in the affirmative were:

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. S83, Rec. No. 119) entitled "An act to repeal chapter three hundred and sixty-nine of the Laws of nineteen hundred and seventeen entitled 'An act establishing a State council of defense and defining the powers and duties of such council and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 137 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Showers
Ames D H	Davies A E	Healy	McDonald	Slacer
Ames H L	Davies E O	Hopkins	McElligott	Smith C C
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Sommon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock.
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 500, Rec. No. 125) entitled "An act to amend the State Finance Law, in relation to acceptance or expenditure of money from private sources by State officers or employees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative were:

4.33.	Cumlow	Hawkins	McCue	Showers
Adler	Curley		McDonald	Slacer
Ames D H	avies A E	Lealy		Smith C C
Ames H L	Davies E O	Hopkins	McElligott	
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Úllman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Franchot	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			
J				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 726, Rec. 127) entitled "An act making appropriation for the purpose of furnishing proper terminals and facilities for Barge canal traffic," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 00

Those who voted in the affirmative were:

Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig .	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowlev	Harris			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1386, Int. No. 318) entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines, and certain other persons, having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 45, Int. No. 44) entitled "An act to amend the Penal Law, in relation to false weights and measures," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 123 NOES 14

Those who voted in the affirmative were:

A 11000	11110 1000ct 111	CITO CONTRACTOR	ALOTO.	
Adler	Curley	Hawkins	McElligott	Smith C C
Ames D H	Davies A E	Healv	McGinnies	Smith E A
Ames H L	Davies E O	Hopkins	McLaughlin	Smith H W
Barra	Davis	Hunter	McNab	Solomon C

Beasley	Dickstein	Hutchinson	McWhinney	Soule
Bewley	Dobson	Jenks	Mead	Steinberg
Blakely	Donnelly	Johnson C C	Miller C P	Tallett
Bloomfield	Donohoe	Johnson L W	Miller E H	Thayer
Booth	Downs	Judson	Miller N J	Tyler
Brackley	Duke	Kelly	Morris	Ullman
Brady	Evans	Kennedy	Norton	Vezin
Braun	Everett	Kenvon	O'Hare	Walrath
Brink	Fearon	Kiernan	Peck	Walter
Brown	Fenner	Klingmann	Pellet	Webb
Brush	Fertig	Lattin	Pierce	Weiss
Burr	Flanagan	Lentol	Quackenbush	Wells
Burtnett	Flynn	Lilly	Rice	Welsh
Chamberlin	Gaffers	Long.	Richford	Westall
Cheney	Gage	Lord	Sammis	Wheelock
Claessens	Gardner	Lown	Scott	Whitcomb
Coles	Gaylord	Lyons	Seaker	Wilson
Copeley	Graham	Machold	Seesselberg	Witter
Cowee	Greenwald	Malone	Showers	Youker
Cox	Hager	Martin	Slacer	Zimmerman
Crowley	Harris	McCue		

Those who voted in the negative were:

Bloch	Donohue	Leininger	McDonald	Shannon
Caulfield	Goldberg	Link	Mullen	Solomon M
Cronin	Hamill	McArdle	Schwab	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1197, Int. No. 553) entitled "An act to amend the Civil Service Law, in relation to retirement of officers, and employees in the State civil service," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1160, Int. No. 1041) entitled "An act to amend the Conservation Law, in relation to the taking of deer," having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 63, Int. No. 63) entitled "An act to amend the Conservation Law, in relation to the appropriation of real property by the Conservation Commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

AYES 137 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Showers
Ames D H	Davies A E	Healy	McDonald	Slacer
Ames H L	Davies E O	Hopkins	McElligott	Smith C C
Barra	Davis	Hunter	McGinnies	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson •	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Bracklev	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Youker
Cox	Hager	Martin	Seesselberg	Winter
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley	Harris			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 277, Rec. No. 30) entitled "An act to amend the Town Law, in relation to town maps of certain towns in the county of Erie," having been announced for a third reading,

On motion of Mr. Zimmerman, said bill was recommitted to the committee on internal affairs, retaining its place on the order of third reading.

The bill (No. 846, Int. No. 781) entitled "An act to amend the Transportation Corporations Law, in respect to stage routes, bus lines and motor vehicle lines, carrying passengers for hire in cities," having been announced,

Mr. Welsh moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 2, line 4, strike out "not" and insert in italics after

"city" the words "of the first class".

Page 2, line 6, strike out the bracket before "and" and insert opening bracket "[" before the comma and strike out "but" and insert a period and the following matter in italics: "For the operation of such a route or line or such vehicles proposed to be operated in any city, of whatever class, the person or corporation proposing to operate the same".

Page 2, line 8, after "jurisdiction" insert a period and before

"for" insert opening bracket "[".

Page 2, line 9, strike out the bracket before the comma and insert closing bracket "] " after " and " and insert in italics after the bracket "A person or corporation owning or operating such a route or line or such vehicles in a city of the first class".

Page 2, line 10, before "to" insert ", with respect to such

route, line or vehicles,".

Page 2, line 11, strike out the bracket and insert in italics after the period "A person or corporation owning or operating such a line or route or such vehicles in any city of the second or third class shall not be subject to the provisions of such law or the jurisdiction of the public service commission, with respect to such route, line or vehicles, except as to obtaining such certificate of convenience and necessity."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the offer of third reading.

By unanimous consent, Mr. Steinberg offered for the consideration of the House a resolution, in the words following: Resolved, That the committee on codes be discharged from the further consideration of Senate bill (No. 955, Rec. No. 126) entitled "An act to amend the Code of Criminal Procedure, in relation to appeals."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Steinberg, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Steinberg, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 1

Those who voted in the affirmative were:

Adler	Curley	Harris	McCue	Showers
Ames D H	Davies A E	Hawkins	McDonald	Slacer
Ames H L	Davies E O	Healy	McElligott	Smith C C
Barra	Davis	Hopkins	McGinnies	Smith E A
Beasley	Dickstein	Hunter	McLaughlin	Smith H W
Bewley	Dobson	Hutchinson	McNab	Solomon C
Blakely	Donnelly	Jenks	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Bloomfield	Donohue	Judson	Miller C P	Steinberg
Booth	Downs	Kelly	Miller E H	Tallett
Brackley	Duke	Kennedy	Miller N J	Thayer
Brady	Evans	Kenyon	Morris	Tyler
Braun	Everett	Kiernan	Mullen	Ullman
Brink	Fearon	Klingmann	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Fertig	Leininger	Peck	Walter
Burr	Flanagan	Lentol	Pellet	Webb
Burtnett	Flynn	Lilly	Pierce	Weiss
Caulfield	Gaffers	Link	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gardner	Lord	Richford	Westall
Claessens	Gaylord	Lown	Sammis	Wheelock
Coles	Goldberg	Lyons	Schwab	Whitcomb
Copeley	Graham	Machold	Scott	Wilson
Cowee	Greenwald	Malone	Seaker	Witter
Cox	Hager	Martin	Seesselberg	Youker
Cronin	Hamill	McArdle	Shannon	Zimmerman
Crowley				

In the negative: Johnson C C

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1393, Int. No. 630) entitled "An act to amend the Code of Criminal Procedure, in relation to appeals," having been announced for a third reading,

On motion of Mr. Steinberg, said bill was laid aside, and ordered stricken from the calendar.

The Senate returned the bill (No. 929, Int. No. 536) entitled "An act to amend the charter of the city of Jamestown, in relation to the election of supervisors at large, the term of office of elective

and appointive officers and elections therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Jamestown.

Also, Senate bill (No. 142, Assembly Reprint No. 1291, Rec. No. 27) entitled "An act to amend the County Law, in relation to the compensation of supervisors in Yates county," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered That the Clerk return said bill to the Senate.

The Senate returned the concurrent resolution in relation to the hospitalities of Colonel Rodman Wanamaker, with a message that they have concurred in the passage of the same.

Mr. Burston was excused for the week on account of illness.

Mr. McKee was excused on account of a death in his family.

Mr. Adler gives notice that he will on Thursday March 27th, move to amend the first paragraph of Rule 24 in relation to the jurisdiction of the committee on rules.

The privileges of the floor were extended to Hon. H. E. Wheeler

On motion of Mr. Adler, the House adjourned.

THURSDAY, MARCH 27, 1919.

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the Thirty-fourth Annual Report of the Northern New York Institution for Deaf-Mutes, which was laid upon the table and ordered printed.

(See Document)

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 20, 1919.

Whereas, Certain charges were presented to the Senate concerning the Western House of Refuge for Women at Albion, and the management and conduct thereof by the Senator from the forty-seventh senatorial district; and

Whereas, The finance committee of the Senate adopted a resolution calling upon the Attorney-General to send some one from his office to Albion to look into the situation and report whether

an investigation was necessary, and

Whereas, Hon. Charles D. Newton, Attorney-General, pursuant to such resolution of the finance committee of the Senate, designated Wilber W. Chambers, Deputy Attorney-General, to make a preliminary investigation in relation to the situation at the Western House of Refuge for Women at Albion, and after such investigation by Deputy Attorney-General Chambers, Attorney-General Newton reported to the finance committee of the Senate there had been much criticism of the management at this institution, and many charges of incompetency, mismanagement and wrong-doing, and a thorough investigation of the institution should be made; and

Whereas, The Senate approves of the report by Attorney-General Newton bearing date of February 25th, 1919; now therefore be it

Resolved (if the Assembly concur), That the Temporary President of the Senate be and he hereby is authorized to appoint two senators, and the Speaker of the Assembly be and he hereby is authorized to appoint three Assemblymen who shall be a special committee of the Legislature with power to investigate all and singular the aforesaid Western House of Refuge for Women at Albion, and said matters and charges and the conduct of its board of managers, its superintendent and all and any employees of said institution and any matters relating thereto, and that said committee has full power to prosecute its inquiries in any and every direction in its judgment necessary and proper to enable it to obtain and report the information required by this resolution; that said committee report to the Senate upon its investigation with such recommendations as in its judgment the public interest require; that said committee be authorized to sit and hold its sessions in a place to be selected by it anywhere in the State of New York; that the committee be authorized and empowered to subpoena and compel the attendance of witnesses, including public officers and employees and the production of books and papers, including public records and documents; to administer oaths, take proof and testimony, employ examiners, stenographers and other necessary assistants as in its judgment are required, and have all the power usual and incident to legislative committees, including the adoption of rules for the conduct of its proceedings; and be it further

Resolved, That said committee shall conclude its said investigation in time to report to the Senate on or before the first Tuesday

of January, 1920; and be it further

Resolved, That the actual and necessary expense of the committee in carrying out the provisions of this resolution, shall be an amount not exceeding the sum of five thousand dollars, said five thousand dollars to be divided as follows: One thousand dollars for expenses of the committee; fifteen hundred dollars for stenographer's fees; and twenty-five hundred dollars for expenses of the Attorney-General and his deputy who is to act as counsel to the special committee, including expenses of investigation witnesses' fees, process servers' examiners, investigators, and traveling and other miscellaneous expenses, to be paid from the money appropriated for the contingent expenses of the Legislature by the Treasurer on the warrant of the Comptroller and the certificate of the chairman of the committee.

By order of the Senate,

ERNEST A. FAY,

Clerk.

which was referred to the committee on ways and means.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him" (No. 841, Rec. No. 150), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Membership Corporations Law, in relation to veteran soldiers' associations" (No. 1217, Rec. No. 151), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity" (No. 1216, Int. No. 152), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Conservation Law, in relation to transportation hunting licenses and definitions" (No. 755, Rec. No.

153), which was read the first time and referred to the committee on conservation.

Mr. Braun introduced a bill entitled "An act to amend the Highway Law, in relation to motor vehicles" (Int. No. 1403), which was read the first time and referred to the committee on internal affairs.

Mr. Donohue introduced a bill entitled "An act to amend the Highway Law, in relation to fees for chauffeurs' licenses" Int. No. 1404), which was read the first time and referred to the committee on internal affairs.

Mr. Everett introduced a bill entitled "An act to amend the Conservation Law, in relation to guides and licenses" (Int No. 1405), which was read the first time and referred to the committee on conservation.

Mr. Pellet introduced a bill entitled "An act to amend the Election Law, in relation to envelopes for enrollment blanks" (Int. No. 1406), which was read the first time and referred to the committee on the judiciary.

Also "An act to amend the General City Law, in relation to the appointment of policewomen in cities of the first and second class" (Int. No. 1407), which was read the first time and referred to the committee on affairs of cities.

Also "An act to amend the Election Law, in relation to compensation of canvassing inspectors" (Int. No. 1408), which was read the first time and referred to the committee on the judiciary.

Mr. Whitcomb introduced a bill entitled "An act to amend the Highway Law, in relation to the purchase of certain machinery by towns" (Int. No. 1409), which was read the first time and referred to the committee on internal affairs.

Mr. Ullman introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to when a party or interested person cannot be examined" (Int. No. 1410), which was read the first time and referred to the committee on codes.

Mr. Wells introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to the grand jury" (Int. No. 1411), which was read the first time and referred to the committee on codes.

Mr. Witter introduced a bill entitled "An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act" (Int. No. 1412), which was read the first time and referred to the committee on ways and means.

Mr. Gardner introduced a bill entitled "An act to amend the Insurance Law, in relation to the incorporation of Lloyds, or interinsurance associations" (Int. No. 1413), which was read the first time and referred to the committee on insurance.

Mr. Judson introduced a bill entitled "An act to amend the Tax Law, in relation to the franchise tax on water works companies, gas companies, electric or steam heating and lighting or power companies" (Int. No. 1414), which was read the first time and referred to the committee on taxation and retrenchment.

Also "An act to amend the Tax Law, in relation to the preparation of tax maps" (Int. No. 1415), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Steinberg introduced a bill entitled "An act to amend the Penal Law, in relation to signs in foreign languages" (Int. No. 1416), which was read the first time and referred to the committee on codes.

Mr. Adler introduced a bill entitled "An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor" (Int. No. 1417), which was read the first time and referred to the committe on ways and means.

Mr. Barra introduced a bill entitled "An act to amend the Penal Law, in relation to the punishment for robbery in the first and second degrees" (Int. No. 1418), which was read the first time and referred to the committee on codes.

Mr. Seesselberg introduced a bill entitled "An act to amend the Real Property Law, in relation to the conveyance, mortgaging or leasing of trust property" (Int. No. 1419), which was read the first time and referred to the committee on the judiciary. Also, "An act to amend the Real Property Law, in relation to the sale, mortgaging, or leasing in certain cases, of real property held by a tenant for life" (Int. No. 1420), which was read the first time and referred to the committee on the judiciary.

Mr. Youker introduced a bill entitled "An act to amend the General Business Law, in relation to contracts for monopoly and to provide for the protection of consumers" (Int. No. 1421), which was read the first time and referred to the committee on general laws.

Mr. Rowe introduced a bill entitled "An act to amend the Workmen's Compensation Law, in relation to time for filing claims for compensation" (Int. No. 1422), which was read the first time and referred to the committee on the judiciary.

Mr. Machold introduced a bill entitled "An act making an appropriation for the completion of contracts for highway improvement or construction" (Int. No. 1423), which was read the first time and referred to the committee on ways and means.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Donohue (No. 1625, Int. No. 1365), entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, McWhinney, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Welsh (No. 570, Int. No. 547), entitled "An act to provide badges and ribbons for the officers and enlisted men of the National Guard of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who served in the army, navy or marine corps of the United States on the Mexican border or

in Mexico between June eighteenth, nineteen hundred and sixteen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Machold (No. 1632, Int. No. 1372), entitled "An act to create a commission to confer with committees of Congress in relation to Indian affairs, and making an appropriation for the expenses of the commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Machold (No. 1621, Int. No. 1361), entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. H. L. Ames, (No. 1251, Int. No. 1120), entitled "An act authorizing the improvement of Chadakin river east of Main street in the city of Jamestown, Chautauqua county, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon and Seesselberg.

Also, Assembly bill introduced by Mr. Brown (No. 845, Int. No. 780), entitled "An act making an appropriation for defraying the expenses of the Interstate Bridge Commission under the provisions of article six of the State Boards and Commissions Law," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon and Seesselberg.

Also, Assembly bill introduced by Mr. Cox (No. 354, Int. No. 347), entitled "An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay and Jamaica bay, and making appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Tallett, Lord, McGinnies, Bloomfield. Brush, Shannon and Seesselberg.

Also, Assembly bill introduced by Mr. Cheney (No. 1373, Int. No. 1219), entitled "An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker. Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Lowe (No. 402, Int. No. 392), entitled "An act to provide for repairing and rebuilding of the abutments, sidewalls and approach of the bridge over the outlet of Keuka lake, in the town of Milo, Yates county, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord. McGinnies, Bloomfield, Brush, Shannon Seesselberg.

Also, Assembly bill introduced by Mr. Shannon (No. 1539, Int. No. 1331), entitled "An act to amend the Education Law, relative to state scholarships of pupils whose courses of study have been interrupted because of entering military or naval service of the United States during the war between the United States and Germany," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Martin (No. 1245, Int. No. 1116), entitled "An act authorizing the improvement of the Oriskany creek feeder at or near the village of Clinton, in the town of Kirkland, county of Oneida, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Martin (No. 1244, Int. No. 1115), entitled "An act authorizing the improvement of Oriskany creek feeder in the village of Oriskany Falls, county of Oneida, and making appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Brush (No. 964, Int. No. 873), entitled "An act releasing to John Kennaly, his heirs, executors and assigns, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and personal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State Treasurer to pay the amount in the treasury to the credit of the estate of said deceased, and the Commissioners of the Land Office of the State of New York to convey the right, title and interest of the People of the State of New York in said real property, to said John Kennaly, his heirs, executors and assigns," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were; Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mrs. Sammis (No. 1480, Int. No. 1295), entitled "An act to grant and release to the

successors in interest of August Peitt, late of the county of Suffolk, deceased, all the right, title and interest of the people of the State of New York in and to a parcel of real property of such deceased, consisting of approximately twenty acres and situate on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Machold (No. 1285, Int. No. 1155), entitled "An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge canal traffic," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Assembly bill introduced by Mr. Lord (No. 803, Int. No. 745), entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fiftynine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Brush (No. 868, Int. No. 798), entitled "An act to amend the Highway Law, in relation to the construction or improvement of State or county highways," reported in favor of the passage of the same with the following amendments:

Line 9 should read as follows: "plans and specifications of such State or county highway may provide,".

On page 2, line 9, strike out the word "shall" and insert

" may ".

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Machold (No. 92, Int. No. 92), entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller," reported in favor of the passage of the same with the following amendments:

On page 3, between lines 21 and 22, insert the following: "h. The receipts of the Department of Highways from funds appropriated for the construction or maintenance of highways."

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Machold, from the committee on ways and means, to which was referred the Senate bill introduced by Mr. Sage (No. 8, Rec. No. 138), entitled "An act to repeal chapter two hundred and five of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for assuring an adequate food supply and for promoting the production thereof, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

Also, Senate bill introduced by Mr. Sage (No. 782, Rec. No. 139), entitled "An act to repeal chapter six hundred and twenty-

five of the Laws of nineteen hundred and thirteen, establishing a commission on sites, grounds and buildings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Seaker, Lord, McGinnies, Bloomfield, Brush, Shannon, Seesselberg.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. McWhinney (No. 632, Int. No. 598), entitled "An act to amend the Civil Service Law, in relation to retention in office," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Martin (No. 660, Int. No. 624), entitled "An act to amend the Judiciary Law, in relation to the power of the Court of Appeals as to admission of attorneys and counsellors to practice," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Jenks (No. 1623, Int. No. 1663), entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab. Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, Fertig.

Also, Assembly bill introduced by Mr. Donohue (No. 1476, Int. No. 1291), entitled "An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch. O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Flynn (No. 1463, Int. No. 1278), entitled "An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the Honor Roll Relief Fund,' in relation to what persons shall constitute the body corporate," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Everett (No. 1457, Int. No. 1272), entitled "An act to amend the Real Property Law, in relation to recording conveyances of real property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Bewley (No. 1340, Int. No. 1186), entitled "An act to amend the Election Law, in relation to salary of secretary to commissioner of elections of Niagara county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Machold (No. 1364, Int. No. 1210), entitled "An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Lord (No. 806, Int. No. 748), entitled "An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through

lines of telephone communication," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Pellet, Wilson, Goldberg, O'Hare, Fertig. Those who voted in the negative were: Messrs. McNab, Everett, Bloch.

Also, Assembly bill introduced by Mr. Schwab (No. 640, Int. No. 606), entitled "An act to amend the Membership Corporations Law, in relation to the rights of cemetery lot owners," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Schwab, (No. 641, Int. No. 607), entitled "An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Caulfield (No. 1311, Int. No. 1174), entitled "An act to amend the Election Law, in relation to the publication of election notices," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig. Those who voted in the negative were: Messrs. McNab, Rowe, Lown, Jenks.

Also, Assembly bill introduced by Mr. Donohue (No. 1221, Int. No. 1094), entitled "An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Everett, Pellet, Wilson, Goldberg, Bloch, Fertig. In the negative: Mr. O'Hare.

Also, Assembly bill introduced by Mr. Blakely (No. 593, Int. No. 566), entitled "An act to amend the Civil Service Law, in

relation to inspectors of masonry construction," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Lown, Everett, Pellet, Wilson, O'Hare, Fertig. In the negative: Mr. Goldberg.

Also, Assembly bill introduced by Mr. Martin (No. 1049, Int. No. 949), entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig. In the negative: Mr. Jenks.

Also, Assembly bill introduced by Mr. Mullen (No. 650, Int. No. 616), entitled "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, Rowe, Lown, Jenks, Everett, Pellet, Wilson, O'Hare, Fertig.

Those who voted in the negative were: Messrs. McNab, Goldberg.

Also, Assembly bill introduced by Mr. Welsh (No. 697, Int. No. 659), entitled "Concurrent resolution of the Senate and Assembly proposing amendments to article twelve of the constitution, relating to cities and villages, so as to regulate legislation concerning them and guarantee to them the right of municipal self-government," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Lown, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Those who voted in the negative were: Messrs. Martin, McNab, Rowe, Jenks, Everett.

Also, Assembly bill introduced by Mr. Curley (No. 1562, Int. No. 1235), entitled "An act to amend the Judiciary Law, in relation to the salary of stenographers of the county courts of Kings, Queens and Richmond counties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Wilson, Goldberg, Bloch, O'Hare. Those who voted in the negative were: Messrs. Pellet, Fertig.

Also, Assembly bill introduced by Mr. Welsh (No. 457, Int. No. 446), entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to employees by counties, cities, towns and villages," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Jenks, Everett, Pellet, Wilson, Goldberg, Bloch, O'Hare, Fertig.

Also, Assembly bill introduced by Mr. Dickstein (No. 1158, Int. No. 1039). entitled "An act to amend the Insanity Law, in relation to the duties of local officers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Rowe, Lown, Everett, Wilson, Fertig.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Jenks (No. 1544, Int. No. 1336), entitled "An act to amend the Decedent Estate Law, in relation to revocation of will by marriage," reported in favor of the passage of the same with the following amendment:

Page 2, line 12, strike out the word "immediately" and insert the words September first, nineteen hundred and nineteen."

Those who voted in the affirmative were: Messrs. Martin, McNab, Jenks, Everett, Pellet, Wilson, Bloch, Fertig. In the negative: Mr. Goldberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Fertig (No. 30, Int. No. 29), entitled "An act to amend the Election Law, in relation to the publication of primary and general election pamphlets," reported in favor of the passage of the same with the following ammendments:

Page 1, line 7, after the word "state" insert a comma.

Page 1, line 8, strike out the word "or"; after the word "legislative" insert a comma "," and the words "or county"; after the word "office," strike out the words "when the district is composed".

Page 1, line 9, strike out the words "of one or more counties,".
Page 2, line 7, strike out the word "such" and insert in place

thereof the words "duly qualified".

Page 3, line 12, after the word "offices;" insert the word "the". Page 3, line 13, after the word "of" insert the words "an elector or groups of electors opposing" and strike out the words "those who directly oppose".

Page 3, line 24, after the word "or" insert the words "for any

county ".

Page 3, line 25, strike out the word "district"; after the word "office," strike out the words "when the district is composed of one or more coun-".

Page 3, line 26, strike out "ties,".

Page 4, line 7, after the word "of" strike out the word "such" and insert in place thereof the words "duly qualified".

Page 5, line 23, after the word "of" strike out the word "such" and insert in place thereof the words "duly qualified".

Page 6, line 22, after the word "to" strike out the word "the" and insert the words "constitutional amendments questions of propositions to be submitted to the vote of electors first, followed in order by the statement relative to the"; after the word "governor" strike out the words "first, followed in".

Page 6, line 23, strike out the word "order".

Page 7, line 1, after the word "offices," insert the word "The" and change the letter "s" in the word "State-" from a capital to a small letter "s".

Page 7, line 2, after "ments" strike out the words "of those who oppose" and insert in place thereof the words "of an elector or group of electors opposing".

Page 9, line 8, after the word "Congress," strike out the words

"three" and insert the word "four".

Page 9, line 9, after the word "and" strike out the word "one" and insert the word "two"; after the word "hundred" strike out the words "and fifty".

Page 9, line 11, after the word "Congress," strike out the word

"two" and insert the word "three".

Page 9, line 12, after the word "hundred" insert the words "and fifty".

Page 9, line 18, strike out the word "one" and insert the word "two"; after the word "for" strike out the word "each" and

insert the words "the first"; after the word "page" strike out the words "allowed him".

Page 9, line 19, after the word "thereof" insert comma in place of period "," also the words "and one hundred and fifty dollars for the second page or any fraction thereof".

Page 9, after line 23, insert a new paragraph as follows:

"4. Each candidate for county judge, surrogate, judge of the court of general sessions, sheriff, district attorney, county clerk or county treasurer, three hundred dollars for the first page or any fraction of a page."

Page 9, line 24, strike out "4" and insert in place thereof "5".
Page 10, line 2, strike out "5" and insert in place thereof

" 6 ".

Page 10, line 4, strike out "6" and insert in place thereof "7"; after the word "office" insert the words "not herein specifically specified".

Page 10, line 6, strike out "7" and insert in place thereof

" 8".

Those who voted in the affirmative were: Messrs. Lown, Pellet, Everett, Wilson, Goldberg, Bloch, Fertig. Those who voted in the negative were: Messrs. Martin, McNab, Rowe, Jenks.

which report was agreed to, and said bill ordered reprinted, as

amended, and placed on the order of second reading.

Mr Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Davis (No. 262, Int. No. 258), entitled "An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of motor vehicle registrants and license numbers to the police departments of cities," reported in favor of the passage of the same with the following amendments:

Page 1, line 3 of title, insert before the period "of the third class and villages."

Page 1, line 9, before the period insert in italics "of the third

class and villages."

Line 10, strike out "April tenth" and insert in italies "May fifteenth".

Page 2, line 1, after "shall" insert, in italics ", upon request." Line 3, after "of", first occurring insert in italics "the third class or village, of"; insert an italicized comma after "State".

Those who voted in the affirmative were Messrs. Martin, NcNab, Pierce, Rowe, Lown, Jenks, Everet, Pellet, O'Hare, Fertig. In the negative: Mr. Wilson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Curley (No. 920, Int. No. 847), entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty," reported in favor of the passage of the same with the following amendments:

Page 2, line 6, strike out the word "five" and insert in place thereof the word "seven".

Page 2, line 9, strike out the word "five" and insert in place thereof the word "seven".

Those who voted in the affirmative were: Messrs. Martin McNab, Rowe, Lown, Jenks, Wilson, Goldberg, Bloch, O'Hare, Fertig. In the negative: Mr. Everett.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Senate bill introduced by Mr. Knight (No. 606, Rec. No. 86), entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin Rowe, Lown, Everett, Pellet, Wilson, Goldberg, O'Hare, Fertig. Those who voted in the negative were: Messrs. McNab, Jenks. which report was agreed to and said bill placed on the order of second reading.

Mr. Martin from the committee on the judiciary, to which was referred the resolution relative to the right of Ireland to freedom, reported in favor of the adoption of the following resolution:

Whereas, Our country has just emerged from a great conflict whose object was to make the world safe for democracy; and

Whereas, Our President has declared that right is more precious than peace, and we should fight for the things which we have always carried nearest to our hearts — for democracy, for the rights of small nations and for the principle of self determination; and

Whereas, Great Britain has also declared that the great conflict just ended, has been a war for the integrity of small nations and for the liberties of oppressed peoples; and

Whereas, So many Americans of Irish extraction made the supreme sacrifice on the battlefields in sublime devotion to our

beloved country; now, therefore, be it

Resolved, That it is the sense and sentiment of the Assembly of the State of New York that a request be made to the Commissioners Plenipotentiary of the United States to the International Peace Conference to present the right of Ireland to freedom, independence, and self-determination.

Those who voted in the affirmative were: Messrs. Martin McNab, Lown, Everett, Goldberg, Bloch, O'Hare, Fertig. Those who voted in the negative were: Messrs. Rowe, Jenks, Pellet, Wilson.

which report was agreed to.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Donnelly (No. 349, Int. No. 342), entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Bewley (No. 1338, Int. No. 1184), entitled "An act to amend chapter seven hundred and fifty two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to the city judge and the city court," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Hutchinson (No. 1519, Int. No. 957), entitled "An act to amend the charter of the

city of Gloversville, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Chamberlin (No. 1274, Int. No. 1143), entitled "An act to amend chapter six hundred and eight-five of the Laws of nineteen hundred and five, entitled, 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Chamberlin (No. 1273, Int. No. 1142), entitled "An act to provide for a department of public health in and for the city of Syracuse," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Vezin (No. 1486, Int. No. 1301), entitled "An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whiteomb, Steinberg, Burr, Miller, E. H. In the negative: Mr. McCue.

Also, Assembly bill introduced by Mr. D. H. Ames (No. 1577, Int. No. 1031), entitled "An act to legalize acts and proceedings of the city of Olean, in relation to providing, by certificates of indebtedness, money for flood abatement work, including a special city election on September thirtieth, nineteen hundred and eighteen, to authorize the raising of moneys for such

purpose, and to authorize the issuance and sale of city bonds to provide for the payment of such certificates," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. C. P. Miller (No. 1260, Int. No. 1129), entitled "An act to amend the charter of the city of Batavia, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Ullman (No. 1422, Int. No. 1248), entitled "An act in relation to fixing the salaries of stenographers of certain grades in the district attorney's office of the county of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Donohue (No. 1453, Int. No. 1268), entitled "An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Braun (No. 1000, Int. No. 901), entitled "An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth day of July, nineteen hundred and two," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Burr, McCue, Miller, E. H. In the negative; Mr. Steinberg.

Also, Assembly bill introduced by Mr. Cheney (No. 1438, Int. No. 1264), entitled "An act to amend the Lackawanna city charter, in relation to compensation of city officers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Hamill (No. 1464, Int. No. 1279), entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Blakely (No. 1205, Int. No. 1078), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbitt, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Davis, Steinberg.

Also, Assembly bill introduced by Mr. Hamill (No. 1161, Int. No. 1042), entitled "An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled, 'An act in relation to the public administrator of the county of New York, defining his rights, powers, duties and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H. Also, Assembly bill introduced by Mr. McElligott (No. 1425, Int. No. 1251), entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the service of police summons," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Barr, McCue, Miller, E H.

Also, Assembly bill introduced by Mr. McElligott (No. 1361, Int. No. 1207), entitled "An act to amend the Greater New York Charter, in relation to retirement from active service of officers, clerks and employees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. R.

Also Assembly bill introduced by Mr. Slacer (No. 1426, Int. No. 1252), entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to local work or improvement," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Assembly bill introduced by Mr. Ullman (No. 784, Int. No. 726), entitled "An act to amend the Greater New York charter, in relation to commissioners of deeds," reported in favor of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Lyons (No. 831, Int. No. 766), entitled "An act to authorize the city of New York, by its board of estimate and apportionment to allow and pay to Samuel B. Moore, of number one hundred and twenty-nine Cambridge place, borough of Brooklyn, in such city, a pension on

account of disability received while in the service of such city," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Davis, Steinberg.

Also, Assembly bill introduced by Mr. Machold (No. 1024, Int. No. 926), entitled "An act to amend the Education Law, in relation to taxpayers' elections in, and the issuance of bonds for school purposes by the city of Oswego," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Machold (No. 875, Int. No. 805), entitled "An act to amend the charter of the city of Fulton, in relation to city officers and funds for the water works system," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burı, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Machold (No. 1337, Int. No. 876), entitled "An act to amend the charter of the city of Fulton, generally," reported in favor of the passage of the same, without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Flynn (No. 771, Int. No. 713), entitled "An act to authorize the police commissioners of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. E. A. Smith (No. 1171, Int. No. 1053), entitled "An act to amend the Greater New York charter, in relation to the powers of the board of standards and appeals and of the board of appeals, through the chairman, to administer oaths and compel the attendance of witnesses," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Blakely (No. 1626, Int. No. 1366), entitled "An act to promote the health and efficiency of firemen in cities of the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Malone, Fearon.

Also, Assembly bill introduced by Mr. Fertig (No. 1287, Int. No. 674), entitled "An act to amend the Greater New York charter, in relation to the retirement fund of the supervising and teaching staff of the College of the City of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Dobson Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Malone, Fearon, Davis.

Also, Assembly bill introduced by Mr. Burr (No. 947, Int. No. 856), entitled "An act to amend the Greater New York charter, in relation to the police department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Malone, Fearon, Davis.

Also, Assembly bill introduced by Mrs. Lilly (No. 1470, Int. No. 1285), entitled "An act to amend the Greater New York charter, in relation to the police department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. In the negative: Mr. Steinberg.

Also, Assembly bill introduced by Mr. Flanagan (No. 718, Int. No. 681), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolmen in the police department of said city in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Dobson, Wells, Whitcomb, Burr, McCue. Those who voted in the negative were: Messrs. Davis, Steinberg, Miller, E. H.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Coles (No. 1492, Int. No. 1226), entitled "An act to amend the charter of the city of Glen Cove, generally," reported in favor of the passage of the same with the following amendments:

Page 4, line 25, after the word "city" insert in italics "on and".

Page 4, line 26, strike out "nineteen" and insert in place thereof "twenty".

Page 12, line 7, strike out the word "with" and insert "within".

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Brown (No.

713, Int. No. 100), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally," reported in favor of the passage of the same with the following amendments:

Page 4, line 22, after the period insert bracket.

Page 5, line 1, after the period insert bracket.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Steinberg (No. 1172, Int. No. 1054), entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the term of office of sheriff," reported in favor of the passage of the same with the following amendment:

In the last line of the title strike out the words "term of office of sheriff" and insert in their place the words "the salary of prison guards employed by such sheriff."

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg. Those who voted in the negative were: Messrs. Burr, McCue, Miller, E. II.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. McDonald (No. 989, Int. No. 899), entitled "An act to amend the Greater New York charter, in relation to salaries of inspectors of buildings," reported in favor of the passage of the same with the following amendments:

Page 3, line 6, strike out "Each such inspector shall receive a mini-".

Page 3, strike out lines 7, 8 and 9.

Page 3, line 10, strike out "less shall be paid," and insert in place thereof the following in italies: "Each such inspector may, in the discretion of the board of estimate and apportionment, receive an annual salary of eighteen hundred dollars.

Page 5, line 6, strike out "immediately" and insert "January

first, nineteen hundred and twenty."

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Quackenbush (No. 1481, Int No. 1296), entitled "An act to amend the Corning charter, generally," reported in favor of the passage of the same with the following amendment:

Page 2, line 5, strike out "purpose" and insert in italies "permanent public improvement ".

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone, from the committee on affairs of cities, to which was referred the Assembly bill introduced by Mr. Evans (No. 1143, Int. No. 907), entitled "An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereto,' in relation to employees in the sheriff's and county clerk's office," reported in favor of the passage of the same with the following amendments:

Page 4, line 24, strike out the italicized words "five hundred". Line 25, strike out the brackets and the italicized word "two". Page 5, line 16, strike out the italicized words "five hundred". Page 6, line 12, after the period insert in italics "The board of aldermen upon the recommendation of the board of estimate and apportionment may increase the salaries or the number of employees mentioned in this section."

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Dobson, Wells, Whitcomb, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Davis, Steinberg.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Malone from the committee on affairs of cities, to which was referred the Senate bill introduced by Mr. Dunning (No. 916, Rec, No. 130), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relating to Hellgate pilots," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H. Those who voted in the negative were: Messrs. Malone, Fearon, Davis.

Also, Senate bill introduced by Mr. Dowling (No. 393, Rec. No. 25), entitled "An act to amend chapter four hundred and twenty-six of the Laws of nineteen hundred and seventeen, entitled 'An act to establish a commission to act jointly with a similar commission of the State of New Jersey in the investigation of port conditions at the port of New York and to submit a comprehensive report recommending the proper policy that shall be pursued for the best interests of the entire port of New York, and the legislation, State and Federal, that will be necessary to make such recommendations effective, and making an appropriation for the expenses of said commission, in relation to membership on the commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

Also, Senate bill introduced by Mr. Dowling (No. 360, Rec. No. 101), entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of the clerk of the city and county of New York,' in relation to the bond of the clerk of the county of New York and official searches in his office," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Malone, Blakely, Fearon, Davis, Dobson, Wells, Whitcomb, Steinberg, Burr, McCue, Miller, E. H.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred the Assembly bill introduced by Mr. Richford (No. 568, Int. No. 545), entitled "An act to amend the Penal Law, in relation to calculating term of imprisonment," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Davis, Jenks, Coles, Hawkins, Barra, Evans.

Also, Assembly bill introduced by Mr. Malone (No. 552, Int. No. 529), entitled "An act to amend the Penal Law, in relation to public sports on Sunday," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Fearon, Zimmerman, Coles, Hawkins, Barra, Smith, E. A., Evans. Those who voted in the negative were: Messrs. Duke, Davis, Youker, Davies, A. E., Jenks.

Also, Assembly bill introduced by Mr. Richford (No. 445, Int. No. 434), entitled "An act to amend the Penal Law, in relation to indeterminate sentences to state prisons," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Davis, Jenks, Zimmerman, Coles, Hawkins, Barra, Evans.

Also, Assembly bill introduced by Mr. E. A. Smith (No. 33, Int. No. 32), entitled "An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Mahattan," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Fearon, Davis, Zimmerman, Coles, Hawkins, Barra, Smith, E. A., Evans. In the negative: Mr. Youker.

Also, Assembly bill introduced by Mr. Jenks (No. 1187, Int. No. 1069), entitled "An act to amend the code of Civil Procedure, in relation to trial of issues of fact before a referee," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Davis, Davies, A. E., Jenks, Zimmerman, Hawkins, Barra, Evans.

Also, Assembly bill introduced by Mr. Healy (No. 862, Int. No. 792), entitled "An act to amend the Code of Civil Procedure, in relation to priorities in granting letters of administration," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Davis, Davies, A. E., Jenks, Zimmerman, Hawkins, Barra, Evans.

Also, Assembly bill introduced by Mr. McElligott (No. 955, Int. No. 864), entitled "An act to amend the Penal Law, in relation to Sunday observance," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Duke, Davis, Jenks, Zimmerman, Hawkins, Barra, Evans.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Duke from the committee on codes, to which was referred the Assembly bill introduced by Mr. Donohue (No. 440, Int. No. 429), entitled "An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week," reported in favor of the passage of the same with the following amendments:

On page 1, beginning at line 4, strike out all after line 3, and

all on page 2, and insert the following:

"§ 2154. Motion picture exhibitions on the first day of the week. If in any city, town or village motion pictures are now exhibited on the first day of the week, they may continue to be so exhibited during such time after two o'clock in the afternoon as the exhibition of motion pictures shall not have been prohibited by an ordinance hereafter adopted by the common council or other legislative body of such city, town or village, the adoption, repeal or re-adoption of which is hereby authorized. If in any city, town

or village motion pictures are not now exhibited on the first day of the week, they shall not be so exhibited except during such time after two o'clock in the afternoon as shall be permitted by an ordinance hereafter adopted by the common council or other legislative body of such city, town or village, the adoption, repeal or re-adoption of which is hereby authorized.

"§ 2. This act shall take effect immediately."

Those who voted in the affirmative were: Messrs. Fearon, Davies, A. E., Zimmerman, Coles, Hawkins, Barra, Smith, E. A., Evans. Those who voted in the negative were: Messrs. Duke, Davis, Youker, Jenks.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Duke, from the committee on codes, to which was referred the Assembly bill introduced by Mrs. Lilly (No. 1493, Int. No. 927), entitled "An act to amend the Penal Law, in relation to mufflers on motor boats on tidal waters," reported in favor of the passage of the same with the following amendment:

On page 2, line 5, after the word "effect" strike out the word "immediately" and insert in place thereof "June first, nineteen hundred and nineteen."

Those who voted in the affirmative were: Messrs. Duke, Davis, Jenks, Coles, Hawkins, Barra, Evans.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. McWhinney (No. 797, Int. No. 739), entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Harris, Burtnett, Ames, H. L., Chamberlin, Miller, C. P., Smith, H. W., Dickstein. Those who voted in the negative were: Messrs. Thayer, Hager, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Thayer (No. 1559, Int. No. 1150), entitled "An act to amend the County Law, in relation to the salaries of the county judges and surrogates of certain

counties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Thayer, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Smith, C. C., Smith, H. W., Dickstein.

Also, Assembly bill introduced by Mr. Lord (No. 1272, Int. No. 1141), entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to town and county employees by taxation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Caulfield (No. 1312, Int. No. 1175), entitled "An act to amend the County Law, in relation to designation of newspapers to publish election notices," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Machold (No. 1165, Int. No. 1046), entitled "An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of assessments in such county in the year nineteen hundred and eighteen, and to provide for payment to such city of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Braun (No. 1379, Int. No. 1225), entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Zimmerman (No. 1124, Int. No. 1015), entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Donohue (No. 1030, Int. No. 932), entitled "An act to amend the Highway Law, in relation to fees to be paid for chauffeur's and operator's licenses," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Ames, H. L., Chamberlin, Rice, Smith, C. C.

Also, Assembly bill introduced by Mr. Booth (No. 1490, Int. No. 931), entitled "An act to amend the Highway Law, in relation to repair of highways at railroad crossings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Ames, H. L., Chamberlin, Rice, Smith, C. C. which report was agreed to, and said bills placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Senate bill introduced by Mr. Walton (No. 740, Rec. No. 132), entitled "An act to amend the County Law, in relation to the compensation of supervisors," reported in favor of the passage of the same with the following amendments:

On page 2, line 4, after the word "and" insert the word "except".

On page 2, line 6, strike out the word "law" and insert in place thereof the words "this section or other statute".

On page 2, line 19, strike out the words "Broome county".

On page 2, line 20, strike out "five dollars and in" and after the word "dollar" insert the words "and in Fulton county, four dollars".

On page 3, line 13, strike out "five" and insert "six".

On page 5, line 14, strike out the words "Broome county, "five".

On Page 5, line 15, strike out words "dollar in".

On page 5, line 16, strike out period and add "to and in Herkimer county, six dollars per day".

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Smith, C. C.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. Hunter (No. 1126, Int. No. 1017), entitled "An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision," reported in favor of the passage of the same without amendment:

Page 4, line, 26, strike out brackets.

Those who voted in the affirmative were: Messrs. Wheelock, Hager, Harris, Ames, H. L., Chamberlin, Rice, Smith, C. C. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on insurance, to which was referred the Assembly bill introduced by Mr. Pellet (No. 1548, Int. No. 1340), entitled "An act to amend the Tax Law, in relation to compensation of surrogates in certain counties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Miller, N. J., Hopkins, Chamberlin, Dickstein.

Also, Assembly bill introduced by Mr. Dickstein (No. 479, Int. No. 467), entitled "An act to amend the Tax Law, in relation to the tax imposed on transfer of stock," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Judson, Johnson, L. W., Miller, N. J., Hopkins, Chamberlin, Flynn, Dickstein.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred the Assembly bill introduced by

Mr. Judson (No. 1563, Int. No. 441), entitled "An act to amend the Tax Law, in relation to the definition of special franchise property," reported in favor of the passage of the same with the following amendments:

On page 2, line 4, put brackets around the semi-colon after the word "appurtenances" and insert in place thereof a comma.

On page 2, line 6, put brackets around the semi-colon after the word "ground" and insert in place thereof a comma.

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Miller, N. J., Hopkins, Chamberlin, Dickstein.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Judson, from the committee on taxation and retrenchment, to which was referred the Assembly bill introduced by Mr. Zimmerman (No. 1113, Int. No. 1013), entitled "An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties," reported in favor of the passage of the same with the following amendments:

On page 3, line 6, after the word "Onondaga" put brackets around the word "county" and insert on line 6 after the words "Onondaga and Orange counties" a comma.

On page 3, line 8, put brackets around the word "Orange" after "Oneida".

On page 4, line 18, before the word "fifteen" put brackets, and after the word "hundred" put brackets, and insert on page 4, line 18, after the word "hundred" and before "dollars" "two thousand".

Those who voted in the affirmative were: Messrs. Judson, Mead, Johnson, L. W., Miller, N. J., Hopkins Chamberlin Dickstein

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Youker, from the committee on general laws, to which was referred the Assembly bill introduced by Mr. Klingmann (No. 238, Int. No. 235), entitled "An act to amend the General Business Law, in relation to licenses for hawking and peddling," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Youker,

Coles, Booth, Brady, Vezin, Winter, Curley. In the negative: Mr. Richford.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Youker, from the committee on general laws, to which was referred the Assembly bill introduced by Mr. Youker (No. 412, Int. No. 402), entitled "An act to amend the General Business Law, in relation to license fees for employment agencies," reported in favor of the passage of the same with the following amendments:

Page 1, of the title, omit "license fees for". Page 1, before line 1, insert the following:

"Section 1. Section one hundred and seventy-two of chapter twenty-five of the Laws of nineteen hundred and nine entitled 'An act relating to general business, constituting chapter twenty of the Consolidated Laws,' as amended by chapter seven hundred of the Laws of nineteen hundred and ten, is hereby amended to read as follows:

"§ 172. License required. A person shall not open, keep, maintain or carry on any employment agency, as defined in the preceding section, unless he shall have first procured a license therefor as provided in this article from the mayor or the commissioner of licenses of the city in which such persons intends to conduct such agency. Such license shall be issued only to citizens of the United States. Such license shall be posted in a conspicuous place in said agency. Any person who shall open or conduct such an employment agency without first procuring said license shall be guilty of a misdemeanor and shall be punishable by a fine of not less than twenty-five dollars and not more than two hundred and fifty dollars, or by imprisonment for a period of not more than one year, or both, at the discretion of the court.

"§ 2. Suddivision one of section one hundred and seventyseven of such chapter, as amended by chapter seven hundred of the Laws of nineteen hundred and ten is hereby amended to read as follows:

"1. Every person licensed under the provisions of this act to carry on the business of an employment agency shall pay to the mayor or the commissioner of licenses a license fee of [twenty-five] one hundred dollars before such license is issued. He shall also deposit before such license is issued, with the commissioner of licenses, in every city where there is a commissoner of licenses, or clerk of the city, a bond in the penal sum of one thousand dollars with two or more sureties or a duly authorized surety com-

pany, to be approved by the mayor or the commissioner of licenses.

"§ 3. Subdivision three of section one hundred and eightyfive of such chapter, as amended by chapter five hundred and eighty-seven of the Laws of nineteen hundred and sixteen, is

hereby amended to read as follows:

"3. A licensed person conducting any employment agency under this article shall not receive or accept any valuable thing or gift as a fee or in lieu thereof. The gross fee received or accepted from an employer or employee, or both, by such licensee shall not exceed the fee which as in this article provided the licensee may charge applicants for positions. No such licensed person shall divide or share, either directly or indirectly, the fees herein allowed, with contractors, subcontractors, employers or their agents, foremen or any one in their employ, or if the contractors, subcontractors or employers be a corporation, any of the officers, directors or employees of the same to whom applicants for employment or theatrical engagements are sent except fees paid for theatrical engagements where the applicant has received his salary in full less such fees and the division of such fees can be made without injury or loss to him.

"§ 4. This act shall take effect immediately."

Page 1, omit lines 1 to 11, inclusive. Page 2, omit lines 1 to 6, inclusive.

Those who voted in the affirmative were: Messrs. Youker, Coles, Richford, Booth, Brady, Vezin, Winter.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Youker, from the committee on general laws, to which was referred the Assembly bill introduced by Mr. Martin (No. 690, Int. No. 652), entitled "An act to amend the General Business Law, in relation to exceptions of contracts for monopoly," reported in favor of the passage of the same with the following amendments:

Page 2, line 23, omit "nor shall such" and insert a period after thereof.

Omit all of lines 24, 25 and 26.

Page 3, line 4, omit "between them".

Line 5, omit "selves".

Line 6, at the end thereof omit "or".

Line 7, omit "for any act done in pursuance thereof".

Those who voted in the affirmative were: Messrs. Youker, Coles, Richford, Booth, Brady, Vezin, Winter, Curley.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Gardner, from the committee on insurance, to which was referred the Asembly bill introduced by Mr. Gardner (No. 1649, Int. No. 1392), entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other states," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Braun.

Also, Assembly bill introduced by Mr. Gardner (No. 1550, Int. No. 1342), entitled "An act to amend the Insurance Law, in relation to foreign mutal fire insurance companies," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield, Quackenbush, Mc-Ardle, Hamill, Braun.

Also, Assembly bill introduced by Mr. Gardner (No. 1652, Int. No. 1395), entitled "An act to amend the Insurance Law, in relation to limitation of risk," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Braun.

Also, Assembly bill introduced by Mr. Gardner (No. 1651, Int. No. 194), entitled "An Act to amend the Insurance Law, in relation to deposits by insurance corporations of other States," reported in favor of the passage of the same without amendment.

Those who voted in the armative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Braun.

Also, Assembly bill introduced by Mr. Gardner (No. 1549, Int. No. 1341), entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield Quackenbush, McArdle, Hamill, Braun.

Also, Assembly bill introduced by Mr. Zimmermann (No. 1265, Int. No. 1134), entitled "An act to amend the Insurance Law, in relation to mutal automobile casualty insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Ames, D. H., Rowe, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Braun. Those who voted in the negative were: Messrs. Gardner, Crowley.

Also, Assembly bill introduced by Mr. Zimmerman (No. 1266, Int. No. 1135), entitled "An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Ames, D. H., Rowe, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Braun. Those who voted in the negative were: Messrs. Gardner, Crowley.

Also, Assembly bill introduced by Mr. Braun (No. 259, Int. No. 255), entitled "An act to amend the Insurance Law, in relation to the lending of money by corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Caulfield, McArdle, Hamill, Braun. Those who voted in the negative were: Messrs. Burtnett, Quackenbush.

Also, Assembly bill introduced by Mr. Gardner (No. 1650, Int. No. 1393), entitled "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Gardner, Ames, D. H., Crowley, Burtnett, Caulfield, Quackenbush, McArdle, Hamill, Leininger.

which report was agreed to and said bills placed on the order of second reading.

Mr. Blakely, from the committee on affairs of villages, to

which was referred the Assembly bill introduced by Mr. Blakely (No. 1538, Int. No. 1330), entitled "An act to amend the Village law, in relation to the annual financial statement of the board of trustees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, McWhinney, Copeley, Tyler, Judson, Donohue, Beasley.

Also, Assembly bill introduced by Mr. Gage (No. 1411, Int. No. 1237), entitled "An act to amend the Village Law, in relation to extension of village lighting systems," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, McWhinney, Copeley, Tyler, Judson, Donohue, Beasley.

Also, Assembly bill introduced by Mr. Jenks (No. 1188, Int. No. 1070), entitled "An act to amend the Village Law, in relation to the acquisition of private water systems," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, Copeley, Tyler, Judson, Donohue, Beasley.

Also, Assembly bill introduced by Mr. Richford (No. 1590, Int. No. 1245), entitled "An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village,' in relation to raising money by taxation for certain village purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Blakely, McWhinney, Copeley, Tyler, Judson, Donohue, Beasley.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Seaker, from the committee on railroads, to which was referred the Assembly bill introduced by Mr. Cox (No. 468, Int. No. 246), entitled "An act to amend the Greater New York charter," in relation to licensing street railroad employees, reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Seaker, Dobson, Donohue, Gaffers, Norton, Weiss. In the negative: Mr. Bloomfield.

which report was agreed to, and said bill placed on the order of second reading.

Mr. N. J. Miller, from the committee on excise, to which was referred the Assembly bill introduced by Mr. N. J. Miller (No. 390, Int. No. 381), entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Miller, N. J., Gage, McNab, Richford, Ames, H. L., Long, McCue, Donnelly, Kiernan, Patrzykowski.

Also, Assembly bill introduced by Mr. Goldberg (No. 936, Int. No. 567), entitled "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Miller, N. J., Gage, Richford, Ames, H. L., Long, McCue, Donnelly, Kiernan, Patrzykowski.

which report was agreed to, and said bill placed on the order of second reading.

Mr. N. J. Miller, from the committee on excise, to which was referred the Assembly bill introduced by Mr. N. J. Miller (No. 882, Int. No. 812), entitled "An act to amend the Liquor Tax Law, in relation to the sale, delivery and possession of liquors under local option vote," reported in favor of the passage of the same with the following amendments:

Page 3, line 6, strike out "or by a manufacturing pharmacist", and strike out "either" and "or wine".

Line 8, at end of line insert in italics "or wine".

Line 11, before the period insert in italics "provided, however, that any person before purchasng or giving any order for the delivery of such wine in such town or city, or receiving and possessing the same therein, shall make a report to the State Commissioner of Excise of his intention to purchase, receive and possess such wine, stating the kind and quantity of such liquor, the place where the same is to be purchased, the place where the same is to be delivered, the place where it is to be stored and the particular purpose or purposes for which it is to be used".

Those who voted in the affirmative were: Messrs. Miller, N. J., Gage, McNab, Richford, Ames, H. L., Long, McCue, Donnelly, Kiernan, Patrzykowski.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. N. J. Miller, from the committee on excise, to which was referred the Senate bill introduced by Mr. Walters (No. 201, Rec. No. 93), entitled "An act to amend the Liquor Tax Law, in relation to the surrender and cancellation of liquor tax certificates," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Miller, N. J., Gage, McNab, Richford, Ames, H. L., Long, McCue, Donnelly, Kiernan, Patrzykowski.

which report was agreed to, and said bill placed on the order of second reading.

Mr. McWhinney, from the committee on claims, to which was referred the Assembly bill introduced by Mr. Dobson (No. 1501, Int. No. 1310), entitled "An act authorizing the Court of Claims to hear and determine certain claims," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Hunter, Donnelly, Johnson, C. C., Mullen.

Also, Assembly bill introduced by Mr. Soule (No. 1552, Int. No. 1344), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and sixteen, inclusive," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Hunter, Donnelly, Johnson, C. C., Mullen.

Also, Assembly bill introduced by Mr. A. E. Davies (No. 1495, Int. No. 1304), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of George Bouck against the State for property damages alleged to have been sustained by reason of the flooding of the

Mohawk river in the year nineteen hundred and eighteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Hunter, Donnelly, Johnson, C. C., Mullen.

Also, Assembly bill introduced by Mr. O'Hare (No. 1300, Int. No. 1163), entitled "An act to authorize the Court of Claims to hear and determine a claim filed by Erna Ellis of Glendale, in the borough of Queens, city and State of New York, for injury to property alleged to have been caused through the negligence of certain convicts, while working on the Kaaterskill Clove road at Palenville, Greene county, New York," reported in favor of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Hunter, Donnelly, Johnson, C. C., Mullen.

Also, Assembly bill introduced by Mr. Long (No. 1128, Int. No. 1019), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. McWhinney, Brush, Hunter, Donnelly, Johnson, C. C., Mullen. which report was agreed to, and said bills placed on the order of

second reading.

Mr. Donahue, from the committee on charitable and religious societies, to which was referred the Assembly bill introduced by Mr. Lord (No. 1613, Int. No. 1353,) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Women's Relief Corps Home," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Donahue, Galord, Peck, Miller, C. P., Smith, C. C., McCue, Klingmann, Kennedy, Schwab.

Also, Assembly bill introduced by Mr. Jenks (No. 1624, Int. No. 1364), entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Binghamton

Bureau of Associated Charities and The Binghamton Board of Charities,' in relation to the temporary detention of children," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Donahue, Galord, Peck, Miller, C. P., Smith, C. C., McCue, Klingmann, Kennedy, Schwab.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. McLaughlin (No. 1104, Int. No. 1004), entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of 'Young Men's Hebrew Association of the Bronx,' a membership corporation, in the borough of Bronx, city of New York."

Also, the bill introduced by Mr. Donahue (No. 1566, Int. No. 1083), entitled "An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property for charitable and patriotic purposes."

Also, the bill introduced by Mr. Cheney (No. 1570, Int. No. 843), entitled "An act to amend the Banking Law, in relation to fiduciary powers of banks."

Also, the bill introduced by Mr. Goldberg (No. 1601, Int. No. 569), entitled" An act to amend the Public Service Commissions Law, in relation to duties of telephone companies."

Also, the bill introduced by Mr. Peck (No. 1574, Int. No. 577), entitled "An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell, and legalizing such contract and the proceedings by which it was entered into."

Also, the bill introduced by Mr. Brush (No. 1449, Int. No. 122), entitled "An act to amend the Conservation Law, in relation to the taking of raccoon and skunk."

Also, the bill introduced by Mr. Vezin (No. 1572, Int. No. 1249), entitled "An act to amend the Town Law, in relation to the compensation of town superintendents of highways in certain towns."

Also, the bill introduced by Mr. Brady (No. 1262, Int. No 1131), entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement."

Also, the bill introduced by Mr. Gardner (No. 1573, Int. No. 728), entitled "An act to amend the Insurance Law, in relation to removal of actions to federal courts."

Also, the bill introduced by Mr. Blakely (No. 184, Int. No. 182), entitled "An act to promote the health and efficiency of firemen in cities of the state."

Also, the bill introduced by Mr. Gardner (No. 1564, Int. No. 564), entitled "An act to amend the Insurance Law, in relation to reinsurance."

Also, the bill introduced by Mr. Pierce (No. 1595, Int. No. 54), entitled "An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking historic spots in connection therewith, and for the expenses of the commission created to provide for the celebration of the centenary of the battle of Plattsburg."

Also, the bill introduced by Mr. Fearon (No. 1105, Int. No. 1005), entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions."

Also, the bill introduced by Mr. Lord (No. 1190, Int. No. 1072), entitled "An act to amend the Code of Civil Procedure, in relation to testamentary trustees," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Kenyon (No. 1276, Int. No. 1145), entitled "An act to amend the Public Health Law, in relation to the practice of medicine," reported the same with the following recommendations:

On page 2, line 16, strike out comma after "each".

On page 3, line 6, insert comma after "sanitation".

On page 3, line 24, insert comma after "degree". On page 4, line 19, insert comma after "rules".

On page 4, line 19, insert comma after "rules". On page 4, line 25, add letter "s" to "question".

On page 6, line 23, insert a comma after "register".

On page 7, line 9, strike out "license" and insert "licensee".

On page 7, line 22, insert a comma after "file".

On page 8, line 11, insert a comma after "words".

On page 8, line 18, strike out "reregis" and insert "regis". On page 9, line 9, strike out "licensure" and insert "license".

On page 11, line 12, insert a comma after "physician" and strike out "act" and insert "article".

On page 11, line 15, strike out "the".

On page 12, italicize lines 2 and 3 and all of line 4 except "; or".

On page 13, line 4, strike out comma at end of line and insert a period.

On page 13, line 9, before "time" insert "the".

On page 13, line 16, italicize "during".

On page 15, line 22, strike out comma after "sell".

On page 16, line 2, strike out comma after "representations".

On page 16, line 10, after "cian" strike out comma.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Brush (No. 1153, Int. No. 1034), entitled "An act to amend the Code of Civil Procedure, in relation to the appointment of deputy clerks in the surrogate's court," reported the same with the following recommendations:

On page 1, line 10, strike out "county" and insert "counties". On page 2, line 1, after "Chautauqua" insert "and Cattaraugus".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Town Law, in relation to the compensation of town superintendents of highways in certain towns." (No. 1572, Int. No. 1249.)

"An act to amend the Insurance Law, in relation to reinsurance." (No. 1564, Int. No. 564.)

"An act to amend the Public Health Law, in relation to the definition of chiropody." (No. 843, Int. No. 778.)

"An act to amend the Education Law, in relation to State scholarships for veterans of the World War." (No. 247, Int. No. 244.)

"An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of 'Young Men's Hebrew Association of the Bronx,' a membership corporation, in the borough of Bronx, city of New York." (No. 1104, Int. No. 1004.)

"An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Cattaraugus county." (No. 1516, Int. No. 790.)

"An act to empower the Commissioner of Agriculture to recognize war savings stamps as cash when paid by fairs as premiums." (No. 1504, Int. No. 1313.)

"An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking historic spots in connection therewith, and for the expenses of the commission created to provide for the celebration of the centenary of the battle of Plattsburg." (No. 1595, Int. No. 54.)

"An act to amend the Insurance Law, in relation to removal of actions to federal courts." (No. 1573, Int. No. 728.)

"An act to amend the Town Law, in relation to powers, duties and proceedings of town officers in Ontario county, and providing a penalty for violation." (No. 1428, Int. No. 1254.)

"An act to amend the Code of Civil Procedure, in relation to testamentary trustees." (No. 1190, Int. No. 1072.)

"An act to amend the Public Service Commissions Law, in relation to duties of telephone companies." (No. 1601, Int. No. 569.)

"An act to amend the Banking Law, in relation to fiduciary powers of banks." (No. 1570, Int. No. 843.)

"An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property

for charitable and patriotic purposes." (No. 1566, Int. No. 1083.)

"An act to amend the Code of Civil Procedure, in relation to parties in actions." (No. 1105, Int. No. 1005.)

Mr. Braun offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on general laws be discharged from the further consideration of the bill (No. 765, Int. No. 505) entitled "An act to amend the General Business Law, in relation to freight brokers."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Braun moved to amend by substituting therefor the following substitute bill:

(See Appendix No. 12.)

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill, as amended, was then read the second time.

On motion of Mr. Braun the same was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

Mr. Wells offered for the consideration of the House, a resolution in the words following:

Resolved, That the committee on military affairs be discharged from the further consideration of the bill (No. 279, Int. No. 275) entitled "An act to amend the Military Law, in relation to medical treatment of persons applying for or receiving pensions."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Wells moved to amend as follows:

In the title, strike out everything after "in relation to" and insert "commutation of pensions".

Page 2, strike out lines 10 to 20, inclusive".

Page 2, line 21, strike out down to and including the period.

Page 2, line 22, after "Governor" and before the comma insert in italies "and with the consent of the applicant".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative. On motion of Mr. Wells, said bill was ordered reprinted and recommitted to said committee.

Mr. Norton offered for the consideration of the House a resolution in the words following:

Resolved, "That the committee on ways and means be discharged from the further consideration of the bill (No. 488, Int. No. 476) entitled "An act authorizing the making of a survey of Wood and Dead creeks, in the county of Washington, and making an appropriation therefor".

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. Norton moved to amend as follows:

First line of title strike out the words "and dead" and the letter "s" in the word "creeks".

Line 2, strike out the words "and dead".

Line 3, strike out letter "s" from the word "creeks".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Norton, said bill was ordered reprinted and recommitted to said committee.

Mr. Ullman offered for the consideration of the House, a resolution, in the words following:

Resolved, That the committee on affairs of cities be discharged from the further consideration of the bill (No. 1433, Int. No. 1259) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the retirement of officials and employees in the office of the district attorney of the county of New York'.'

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. Ullman moved to amend as follows:

Page 1, sixth line of title, strike out "officials and".

Page 2, line 2, strike out "assistant or".

Line 8, strike out "assistant or ".

Line 24, strike out "assistant or".

Page 3, line 13, strike out "official or ".

Line 19, strike out "official or". Page 4, line 9, strike out "official or". Line 22, strike out "official and". Line 25, strike out "official and".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Ullman, said bill was ordered reprinted and recommitted to said committee.

Mr. Caulfield offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on labor and industries be discharged from the further consideration of the bill (No. 1199, Int. No. 288) entitled "An act to amend the Labor Law, generally".

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the negative.

Mr. McGinnies offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on ways and means be discharged from the further consideration of the bill (No. 116, Int. No. 116) entitled "An act to amend the State Boards and Commissions Law, in relation to creating the New York State Hydro-electric Power Commission and defining its powers and duties."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Said bill having been announced, Mr. McGinnies moved to amend as follows:

Amend line 1 of title by striking out "State Boards and Commissions" and insert "Conservation"; strike out all after "to" in line 2 and all of line 3 and insert "the development of hydraulic power for the State".

Strike out lines 1 to 9, both inclusive.

Strike out all of page 2 and all of page 3 down to and including line 20 and insert

"Section 1. Chapter six hundred and forty-seven of the Laws of nineteen hundred and eleven, entitled "An act relating to conservation of lands, forests, waters, parks, hydraulic power, fish and game, constituting chapter sixty-five of the Consolidated Laws," is hereby amended by inserting therein a new article, to be article 9-b, to read as follows:

"ARTICLE 9-b.

"DEVELOPMENT OF HYDRAULIC POWER.

"Section 540. Commission to develope water power.

541. General powers.

542. Proceedings preliminary to furnishing electric current to municipality.

543. Creation and designation of electric zones.

544. Contract with municipalities.

545. Prices to be charged for current; terms of contract.

546. Powers of municipalities in relation to furnishing electricty.

547. Powers of public service commission limited; exclusive powers of commission.

548. Contracts to be made and property taken in the name of the state.

549. Reports by commission.

549-a. Powers of commission to hold hearings and compel attendance of witnesses.

549-b. Suits and proceedings.

549-c. Co-operation of other departments.

549-d. Commission not to be personally liable."

Page 3, strike out all of line 21 after the section mark and insert "540. Commission to develope water power." Line 22, strike out "for which the" and strike out "is created

are to" and insert "shall". Page 4, line 2, insert after "energy," "and to acquire power

or electrical energy by lease or purchase."

Line 5, strike out "8" and insert "541," strike out "of the commission ".

Page 4, strike out lines 9 to 12, both inclusive.

Line 13, strike out "3" and insert "1".

Line 18, strike out "4" and insert "2".

Line 25, strike out the line and insert

"3. To purchase, lease, or otherwise lawfully acquire, on behalf of the State, by negotiation and agreement, if reasonably practical, any privately owned lands, easements and interests in land, including riparian rights, buildings, structures, plants, and devices whatsoever, together with fixtures, furnishings, machinery, appliances, apparatus, and equipment whatsoever appurtenant thereto or used in connection therewith; waters within the State and waters of boundary lakes and rivers, and water rights and privileges suitable for the development of power; and any and all other property, rights and privileges, real, personal or mixed, whatsoever, which the commission may deem essential or appropriate for the carrying out and fulfillment of the purposes in this article mentioned; to purchase, lease, construct or otherwise acquire power plants, tunnels, flumes, conduits, dams, intake and other canals, and other devices for the flowage, storage and utilization of water for power purposes; transmission lines and distributing systems for the transmission and distribution of power or electrical current or energy; hydro-electric power and current, and the buildings, structures, plants, power stations and devices whatsoever, together with fixtures, furnishings, machinery, appliances, apparatus and equipment whatsoever appurtenant thereto, or used in connection therewith."

Page 5, strike out lines 1 to 19, both inclusive. Page 6, line 3, strike out "6" and insert "4". Between lines 14 and 15 insert the following:

Page 6, line 21, strike out "7" and insert "6".

Page 7, line 1, strike out "seriously".

Line 10, strike out "8' and insert "7".

Page 8, line 1, strike out "9" and insert "8".

Line 8, strike out "10" and insert "9".

Line 15, strike out "11" and insert "10".

Line 19, strike out "9" and insert "542".

Page 9, line 12, strike out "10" and insert "543".

Line 23, strike out "11" and insert "544".

Page 10, line 12, strike out "12" and insert "545".

Line 22, insert a comma after "development," strike out "and" and after "generation" insert "purchase or leasing".

Page 11, line 25, strike out "13" and insert "546". Page 12, line 19, strike out "14" and insert "547".

Line 22, insert a comma after "State", strike out "to", insert

a comma after "municipalities", strike out "or".

Line 23, strike out "other", strike out "to" and after the period insert "Rates for electric power or energy supplied by the State shall be regulated by the commission in its contracts therefor."

Page 13, line 1, strike out "15" and insert "548".

Line 9, strike out "16" and insert "549".

Page 14, line 4, strike out "17" and insert "549-a".

Page 15, line 18, strike out "18" and insert "549-b".

Page 16, line 3, strike out "19" and insert "549-c".

Line 14, strike out "20" and insert "549-d", change "commissioners" to "commission", strike out "None of", change the letter "t" to a capital letter.

Line 15, change "commissioners" to "commission", after

"shall" insert "not".

"5. To enter upon and take possession of any lands, structure, or water, the appropriation of which in its judgment shall be nec-

essary for the purpose specified in this article. An accurate survey and map and description of such lands, structures or property, or the amount to be taken or appropriated, shall be made by the commission. It shall indorse on such description a certificate stating that the lands, structures, or waters or property described therein are necessary for and have been appropriated by the State for public use pursuant to the provisions of this article. Such description and certificate shall be filed in the office of the commission, and a copy thereof certified by the commission shall thereupon be served upon the owner, together with a notice of the filing and of the date of filing such description and certificate in the office of the commission; and from the time of such service the entry upon and appropriation by the State of the property described in such notice for the use and purposes above specified, shall be deemed complete and thereupon such property shall be deemed to be the property of the State. Such notice shall be conclusive evidence of an entry and appropriation by the State, but the service thereof shall raise no presumption that the lands and rights therein mapped or described are private property. A duplicate of such notice and affidavit of due service thereof on such owner shall be recorded in the record of deeds and conveyances in the office of the clerk of any county where any of the property described therein may be situated, and the record of such notice and of such proof of service shall be evidence of the due service thereof. The commission may enter into an agreement with the owner of any lands, waters, or other property so taken and appropriated, for the value thereof, and as to the amount of any damage resulting from the appropriation for which the State shall be legally liable. If such agreement shall be made, the commission shall deliver to the owner a certificate stating the amount due to him on account of such appropriation, and a duplicate of such certificate shall be delivered to the Comptroller. The amount so agreed upon shall be paid by the Treasurer upon the warrant of the Comptroller, after title to said property has been certified by the Attorney-General of the State, upon abstract to be furnished by said claimant which shall show a good title to said property so appropriated by the State in said claimant, free from all encumbrances, dower right or liens of any name or character. If the commission is unable to agree with the owner upon the value of any property so taken or appropriated, or on the amount of damages resulting therefrom, such owner, within two years after the service upon him of the notice of appropriation, as above specified, may present to the Board of Claims a claim for the value of such property so appropriated and any damages resulting therefrom for which the State shall be legally liable. The Board of Claims shall have jurisdiction to hear and determine such

claims and make an award thereon. Any final award made upon such claim so filed against the State shall be paid in the manner provided by law, by the Comptroller, for the payment of awards made by the Board of Claims. When damages are awarded and it appears that there is any lien or incumbrance on the property appropriated, the Comptroller may deposit the amount awarded in any bank in which moneys belonging to such fund may be deposited, to the account of such award, to be paid and distributed to the persons entitled to the same as ordered by the Supreme Court. Whenever any lands or waters or any use thereof is necessary for the carrying out of any improvement or works herein provided for and the same are in possession of, or being used by any person or corporation under any privilege heretofore given by the State by statute or otherwise and which is revocable by the State by repeal of any such statute or otherwise or where said lands or use are so held under a term which has expired, the commission shall have power to revoke such privilege on behalf of the State and to re-enter said lands and no damages shall be awarded against the State on account thereof."

Page 16, line 16, strike out "him or by the commission" and

insert "it".

Line 17, strike out "his".

Line 18, strike out "3" and insert "2"; strike out "one" and insert "two".

Line 19, strike out the figure "1" after the dollar sign and insert "2".

Strike out all of line 22, strike out down to the comma on line 23 and insert "this article".

Line 24, strike out "New York State hydro-electric".

Line 25, strike out "power".

Line 27, strike out "4" and insert "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. McGinnies, said bill was ordered reprinted and recommitted to said committee.

On motion of Mr. D. H. Ames, the committee on revision was instructed to report Assembly bill (No. 1520, Int. No. 1265) entitled "An act in relation to the paving of streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed," with the following recommendations:

Strike out from the title the word "certain".

Page 1, strike out lines 1 to 9, inclusive, and insert in place thereof the following:

"Section 1. The board of trustees of the village of Ellicottville in its discretion and of its own motion, may submit, in the year nineteen hundred and nineteen, at a special village election, the calling of which by such board is hereby authorized, one or more

of the following propositions:

"1. Shall the board of trustees of the village of Ellicottville be authorized to apply for and consent to a change, alteration and amendment of all plans, specifications, estimates and proceedings heretofore adopted, had and taken for the pavement of Washington street and Jefferson street with concrete, in such manner as to provide for reducing the width of the proposed concrete pavement in Jefferson street from twenty-four feet to twenty feet, and in such manner as to provide for reducing the width of the proposed concrete pavement in Washington street from twenty-four feet to twenty feet easterly from the intersection of Washington street with Mill street.

"2. Shall the board of trustees of the village of Ellicottville be authorized to apply for and consent to a change, alteration and amendment of all plans, specifications, estimtes and proceedings heretofore adopted, had and taken for the pavement of Washington street with concrete, in such manner as to provide for reducing the width of the proposed concrete pavement in such street from forty feet to thirty-four feet, between Jefferson street and Mill

street.

"Shall the plans, specifications and proceedings heretofore adopted, had and taken for the pavement of Monroe street with concrete, be changed, altered and amended in such manner as to provide for reducing the width of the proposed concrete pave-

ment in such street from thirty feet to twenty-four feet.

"§ 2. Notice of any such special election shall be given in the same manner as for an annual election under the village law. Such election shall be held by the same officers and conducted and the result canvassed and certified in the same manner as for an annual election under such law; but the prohibition contained in such law against the holding of a special election in certain months shall not apply to the time of the holding of a special election under this act. The ballots shall be in the form prescribed by the election law for questions submitted.

"§ 3. If proposition number one or number two, or both, be submitted as provided in this act and if either proposition or both propositions be adopted, the board of trustees of such village may apply for a change, alteration, amendment and modification of plans, specifications and estimates heretofore adopted for the paving of the street or streets mentioned in each proposition adopted, in such manner as to provide for reducing the width of such street or streets, or part thereof, in accordance with such proposition, such application and consent to be made in accordance with the provisions of the highway law governing the modification of plans and specifications for the construction of a county highway through a village; and authority is hereby given to make such change, alteration, amendment and modification in the manner and form provided in the highway law.

"§ 4. If proposition number three be submitted and if it be adopted the board of trustees of such village may change, alter and amend all plans, specifications and proceedings heretofore adopted, had or taken, for the pavement of Monroe street in such village, in such manner as to provide for reducing the width of

such street in accordance with such proposition.

"§ 5. The funds provided by sales of bonds referred to in chapter two hundred and sixty-six of the laws of nineteen hundred and eighteen shall be applicable to the payment of the share of such village, as between the village and the State and county, in the cost of paving both Washington street and Jefferson street, either according to plans and specifications adopted pursuant to such chapter or according to plans and specifications as the same may be changed pursuant to this act, if such change be made; and the payment of such bonds and ".

Page 2, strike out lines 1 to 9, inclusive.

Page 2, line 13, change the number "2" to "6".

Page 2, line 18, after "chapter", insert in italics "or according to plans and specifications as the same may be changed pursuant to this act, if such change be made".

Page 2, between lines 24 and 25 insert the following:

"§ 7. If there be an unexpended balance of moneys heretofore authorized or provided, for the paving of any such street, after providing for the construction of the pavement for which such moneys are applicable, the board of trustees, in its discretion, may expend such balance in building concrete pavements in any other street or streets, to be designated by it, in such village."

Page 2, line 25, change the number "3" to "8" Page 2, line 27, change the number "4" to "9".

By unanimous consent, Mr. Coles called up Senate bill (No. 524, Rec. No. 78) entitled "An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county," now on the order of third reading.

Mr. Coles moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 2, line 17, after the comma after "office" insert in italics "unless the title to said property has been duly registered pursuant to the provisions of the real property law for the registration of titles to real property, in which case this fact shall be set forth upon the original map together with the number of the certificate of the title so registered", after "abstracts" insert in italics "and registrations".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Pursuant to notice, Mr. Adler moved to amend the first paragraph of Rule 24 by striking out the words "during the last ten days of the" and inserting in place thereof the words "Until the day of final adjorunment of this".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

Mr. O'Hare offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 391, Int. No. 382) entitled "An act to amend chapter sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to authorize the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' in relation to the number and method of compensating detectives in certain counties," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Martin offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of

Asembly bill (No. 588, Int. No. 160) entitled "An act to amend the Education Law, in relation to local historians," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The bill (No. 865, Int. No. 795) entitled "An act to amend the Tax Law, in relation to expenses of counties in fixing amount of transfer tax," having been announced for third reading,

On motion of Mrs. Sammis, and by unanimous consent, the said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1508, Int. No. 768) entitled "An act to amend the Code of Criminal Procedure, in relation to probation officers and probation," having been announced for a third reading,

On motion of Mr. Duke, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1160, Int. No. 1041) entitled "An act to amend the Conservation Law, in relation to the taking of deer," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg

Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 501, Int. No. 489) entitled "An act to authorize the town board of the town of Marcy, in the county of Oneida, to audit and pay a claim of Dennis J. Grace," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 1

Adler	Davies A E	Hawkins	McCue	Shannon
Ames D H	Davies E O	Healy	McDonald	Showers
Ames H L	Davis	Hopkins	McElligott	Slacer
Beasley	Dickstein	Hunter	McGinnies	Smith C C
Blakely	Dobson	Hutchinson	McKee	Smith E A
Bloch	Donohoe	Jenks	McNab	Smith H W
Bloomfield	Donohue	Johnson C C	McWhinney	Solomon C
Booth	Downs	Johnson L W	McWilliams	Solomon M
Brackley	Duke	Judson	Mead	Soule
Brady	Evans	Kelly	Miller C P	Tallett
Braun	Everett	Kennedy	Miller E H	Taylor
Brink	Fearon	Kenyon	Miller N J	Thayer
Brown	Fenner	Kiernan	Morris	Ullman
Brush	Fertig	Klingmann	Mullen	Vezin
Burr	Flanagan	Lattin	Norton	Walrath
Burtnett	Franchot	Leininger	O'Hare	Webb
Caulfield	Gaffers	Lentol	Peck	Weiss

Chamberlin Gage Lilly Pierce Wells Gardner Link Quackenbush Welsh Chenev Claessens Gaylord Long Westall Coles Goldberg Lord Richford Wheelock Copeley Graham Lown Rowe Whitcomb Cowee Greenwald Sammis Wilson Lyons Cox Hager Machold Scott Winter Crowley Hamill Malone Seaker Witter Curley Harris Martin Seesselberg Youker

In the negative:

Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Wilson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 604, Rec. No. 87) entitled "An Act to amend the Village Law, in relation to the consolidation of villages."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final paassage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 1

Ames D H Davies E O Ames H L Davis Beasley Dickstein Blakely Dobson	Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kelly	McDonald McElligott McGinnies McKee McNab McWhinney McWilliams Med Miller C P	Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg
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Brady	Everett	Kennedy	Miller E II	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker

In the negative:

Donohue

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1200, Int. No. 551) entitled "An act to amend the Village Law, in relation to the consolidation of villages," having been announced for a third reading,

On motion of Mr. Wilson, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1527, Int. No. 1238) entitled "An act to amend the Town Law, in relation to the compensation of election officers in Dutchess county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers Slacer Smith C C Smith E A Smith H W Solomon C
Ames D H	Davis	Hopkins	McElligott	
Ames H L	Dickstein	Hunter	McGinnies	
Beasley	Dobson	Hutchinson	McKee	
Blakely	Donohoe	Jenks	McNab	
Bloch	Donohue	Johnson C C	McWhinney	

Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Franchot	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gavlord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamil1	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1525, Int. No. 1179) entitled "An act making the office of treasurer of Herkimer county a salaried office and regulating the management thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Flanagan

Brush

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman

Lattin

Norton

Vezin

Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin.	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davige A F				

The bill (No. 1526, Int. No. 1200) entitled "An act to amend the Town Law, in relation to compensation of election officers in the counties of Saratoga and Albany," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames H L	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kellv	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thaver
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gavlord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock

Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1213, Int. No. 1086) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

				*14.00
Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss -
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1368, Int. No. 1214) entitled "An act to establish the office of receiver of taxes of the town of Southampton, in the county of Suffolk, defining the duties of the receiver and providing for his compensation," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

By unanimous consent, Mr. Coles offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on internal affairs be discharged from the further consideration of Senate bill (No. 865, Rec. No. 142) entitled "An act to amend the Town Law, in relation to the audit of claims against sewer and water districts in certain counties."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in th affirmative.

On motion of Mr. Coles, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Coles, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W		Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor

Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1192, Int. No. 1074) entitled "An act to amend the Town Law, in relation to the audit of claims gainst sewer and water districts in certain counties," having been announced for a third reading,

On motion of Mr. Coles, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 995, Int. No. 83) entitled "An act to amend the Town Law, in relation to the compensation of election officers in Washington county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames H L	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kellv	Miller C P	Steinberg

Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton ·	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Chenev	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 199, Int. No. 197) entitled "An act to amend the Membership Corporations Law in relation to powers of boards of trade," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H V
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells

Cheney Claessens Coles Copeley Cowee Cox	Gaylord Goldberg Graham Greenwald Hager Hamill Harris	Long Lord Lown Lyons Machold Malone Martin	Rice Richford Rowe Sammis Scott Seaker Seessclberg	Welsh Westall Wheelock Whitcomb Wilson Winter Witter
Curley Davies A E	Harris	Martin	Seesselberg	Witter
	Hawkins	McCue	Shannon	Youker

The bill (No. 675, Int. No. 139) entitled "An act to amend the Conservation Law, in relation to jurisdiction of courts in criminal cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

2 11000 111				
Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H V
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon 1
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1166, Int. No. 1047) entitled "An act to amend the Greater New York charter, so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him," was read the third time, having been printed and upon the deaks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson.	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	McCue	Seesselberg	Witter
Curley	Hawkins	Martin	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1094, Int. No. 994) entitled "An act authorizing the police commissioner of the city of New York to rehear

the charges upon which Joseph E. Burke, formerly a patrolman in the police department of the said city, was dismissed from said department and to reinstate him in his former position," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127 NOES 4

Those who voted in the affirmative were:

Adler	Davies E O	Hopkins	McElligott	Showers
Ames D H	Davis	Hunter	McGinnies	Slacer
Ames H L	Dickstein	Hutchinson	McKee	Smith C C
Beasley	Dobson	Jenks	McNab	Smith E A
Blakely	Donohoe	Johnson C C	McWhinnev	Smith H W
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon C
Booth	Downs	Judson	Mead	Solomon M
Brackley	Duke	Kelly	Miller C P	Soule
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlain	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E	Healy			

Those who voted in the negative were:

Bloch Fertig McDonald Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 948, Int. No. 857) entitled "An act to amend the Conservation Law, in relation to the taking of deer in Columbia and Rensselaer counties," was read the third time, having been printed and upon the desks of the members its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

By unanimous consent, Mr. Wilson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on affairs of villages be discharged from the further consideration of Senate bill (No. 753, Rec. No. 110) entitled "An act to authorize the board of trustees of the village of Ossining to issue bonds and to levy taxes for the purpose of paying certain indebtedness."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Wilson, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Dickstein	Hopkins	McElligott	Slacer
Ames H L	Davis	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Chenev	Gaylord	Long	Rice '	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1180, Int. No. 1062) entitled "An act to authorize the board of trustees of the village of Ossining to issue bonds

and to levy taxes for the purpose of paying certain indebtedness," having been announced for a third reading,

On motion of Mr. Wilson, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 490, Int. No. 478) entitled "An act to amend the Labor Law, in relation to employment in elevators," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 544, Int. No. 522) entitled "An act to amend the Education Law, in relation to the dissolution, re-formation and consolidation of common school districts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W		Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1530, Int. No. 743) entitled "An act to amend the Code of Civil Procedure, in relation to issues and judgments in a civil action," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Healy McDonald Showers Adler Davies EO McElligott Slacer Ames D H Davis Hopkins Smith C C McGinnies Ames H L Dickstein Hunter Hutchinson McKee Smith E A Dobson Beasley Smith H W McNab Blakely Donohoe Jenks Johnson C C McWhinney Solomon C Bloch Donohue Johnson L W McWilliams Solomon M Bloomfield Downs Mead Soule Booth Duke Judson Miller C P Steinberg Kelly Bracklev Evans Miller E H Tallett Brady Everett Kennedy Miller N J Taylor Braun Fearon Kenyon Brink Kiernan Morris Thaver Fenner Mullen Ullman Fertig Klingmann Brown Norton Vezin Brush Flanagan Lattin Walrath O'Hare Burr Franchot Leininger Peck Webb Burtnett Gaffers Lentol Weiss Caulfield Gage Lilly Pierce Gardner Link Quackenbush Wells Chamberlin Welsh Cheney Gaylord Long Rice Claessens Goldberg Lord Richford Westall Lown Wheelock Coles Graham Rowe Whitcomb Greenwald Lyons Sammis Copeley Cowee Hager Machold Scott Wilson Cox Hamill Malone Seaker Winter Crowley Harris Martin Seesselberg Witter Curley Hawkins McCue Shannon Youker Davies A E

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1185, Int. No. 1067) entitled "An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park," having been announced,

Mr. Coles moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 1, line 6, before the period insert "not exceeding in area one hundred acres."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported

said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1494, Int. No. 33) entitled "An act to amend chapter one hundred and two of the Laws of eighteen hundred and ninety-three, entitled 'An act to lay out, establish and regulate a public driveway in the city of New York,' in relation to the use of such driveway," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 125 NOES 7

Those who voted in the affirmative were:

Adler	Davies A E	Hopkins	McElligott	Slacer
Ames D H	Davies E O	Hunter	McGinnies	Smith C C
Ames H L	Dickstein	Hutchinson	McKee	Smith E A
Beasley	Dobson	Jenks	McNab	Smith H V
Blakely	Donohoe	Johnson C C	McWhinney	Solomon C
Bloch	Donohue	Johnson L W	McWilliams	Solomon M
Bloomfield	Downs	Judson	Miller C P	Soule
Booth	Duke	Kelly	Miller E H	Steinberg
Brackley	Evans	Kennedy	Miller N J	Tallett
Brady	Fearon	Kenyon	Morris	Taylor
Braun	Fertig	Kiernan	Mullen	Thayer
Brink	Flanagan	Klingmann	Norton	Ullman
Brown	Franchot	Lattin	O'Hare	Vezin
Brush	Gaffers	Leininger	Peck	Walrath
Burr	Gage	Lentol	Pierce	Webb
Caulfield	Gardner	Lilly	Quackenbush	Weiss
Chamberlin	Gaylord	Link	Rice	Wells
Cheney	Goldberg	Long	Richford	Welsh
Claessens	Graham	Lord	Rowe	Westall
Coles	Greenwald	Lown	Sammis	Wheelock
Copeley	Hager	Lyons	Scott	Whitcomb
Cowee	Hamill	Machold	Seaker	Wilson
Cox	Harris	Martin	Seesselberg	Winter
Crowley	Hawkins	McCue	Shannon	Witter
Curley	Healy	McDonald	Showers	Youker

Those who voted in the negative were:

Burtnett	Everett	Malone	Mead	Speaker
Davis	Fenner			_

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1510, Int. No. 1322) entitled "An act to amend the Penal Law, in relation to the presentation in certain cases of living characters representing the Divine person," having been announced for a third reading,

On motion of Mr. E. A. Smith, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 118, Int. No, 118) entitled "An act to amend the General Corporation Law, in relation to publication of notice of judgments vacating charters or annulling existence of corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	
Brackley	Evans			Soule
Brady	Everett	Kelly	Miller C P	Steinberg
Braun		Kennedy	Miller E H	Tallett
	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamil!	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E			CHAINION	Tourel

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 908, Int. No. 835) entitled "An act authorizing a city containing one or more counties, and any county outside of such a city, to provide for celebrations, badges and decorations for returned and returning soldiers, sailors and marines of the World War," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E	mawkins	McCue	Shannon	Touner
Davies A L				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 419, Int. No. 408) entitled "An act to amend the County Law, in relation to business hours in clerks' and registers' offices," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

(AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E'A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Norton	Ullman
Brush	Flanagan	Lattin	Mullen	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gavlord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 982, Int. No. 892) entitled "An act to amend the Greater New York charter, in relation to assessments for local improvements," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H V
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 915, Int. No. 842) entitled "An act to amend the Banking Law, in relation to publication of list of unclaimed deposits, dividends and interest by Superintendent of Banks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson L W	McWhinney	Johnson C C
Bloomfield	Downs	Johnson C C	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 360, Int. No. 351) entitled "An act to amend the Greater New York charter, in relation to fire department pilots," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1004, Int. No. 905) entitled "An act to repeal chapter three hundred and ninety-six of the Laws of eighteen hundred and fifty-four, entitled 'An act to provide for the drainage of a part of the Rome swamp, in the town of Rome, in the county of Oneida,' and acts amendatory thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer .
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1283, Int. No. 1153) entitled "An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor," having been announced for a third reading,

On motion of Mr. Pierce, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1360, Int. No. 1206) entitled "An act to amend the Education Law, relative to required attendance upon instruction and the evidence thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final

passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1352, Int. No. 1198) entitled "An act in relation to the expenditure of moneys from the capital fund of Clinton prison," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 228, Int. No. 225) entitled "An act to amend the Public Health Law, in relation to wall paper and calcimine," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 1

Adler	Davies A E	Healy	McDonald	Showers Slacer
Ames D H Ames H L	Davies E O Davis	Hopkins Hunter	McElligott McGinnies	Smith C C
Beasley	Dickstein	Hutchinson	McKee	Smith E A
Blakely	Dobson	Jenks	McNab	Smith H W

Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfleld	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlain	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
•				

In the negative:

Donohoe

The bill (No. 811, Int. No. 753), entitled "An act to amend the General Business Law, in relation to the sale of coal, coke and charcoal," was read the third time, having been printed upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Showers

Hoaly

Those who voted in the affirmative were:

Davios F O

Attler	Davies E O	licary	nicionata	DHOWCIS
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
	9	•		

Coles	Gardner	Link	Quackenbush	Wells
Copeley	Gaylord	Long	Rice	Welsh
Cowee	Goldberg	Lord	Richford	Westall
Chamberlin	Graham	Lown	Rowe	Wheelock
Cheney	Greenwald	Lyons	Sammis	Whitcomb
Claessens	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 373, Int. No. 364), entitled "An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H V
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 657, Int. No. 621), entitled "An act to confer jurisdiction on the Court of Claims to hear, rehear and determine certain claims," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				Louisel

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1144, Int. No. 803), entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York," having been announced for a third reading, On motion of Mr. Coles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1241, Int. No. 1112), entitled "An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of 'Albany and Rensselaer,' having been announced for a third reading.

On motion of Mr. Malone, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1359, Int. No. 1205), entitled "An act to amend the Tax Law, in relation to the lien of corporation tax," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab	Smith H V
Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenvon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlain	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Crowley	Hamill	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1040, Int. No. 940), entitled "An act making an appropriation for highway improvement purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab	Smith H W
Bloch	Donohoe *	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Witter
Crowley	Hamill	Martin	Seesselberg	Winter
Curley	Hawkins	McC'ue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1247, Int. No. 1118), entitled "An act in relation to appointment of superintendent of schools emeritus in the city of Jamestown," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davios A F				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1173, Int. No. 1055), entitled "An act to amend chapter two hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act in relation to the municipal court of the city of New York, and repealing certain statutes affecting such court, its justices and officers,' in relation to filing of summons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Slacer	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1478, Int. No. 1293), entitled "An act to amend the Insurance Law, in relation to advertisements," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler Davies E C	Hopkins	McDonald	Showers
Ames D H Davis		McElligott	Slacer
Ames H L Dickstein		McGinnies	Smith C C
Beasley Dobson		McKee	Smith E A
Blakely Donohoe		McNab	Smith H W

Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kellv	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 823, Int. No. 758), entitled "An act to amend the Greater New York charter, in relation to the period of service of members of the police force of the board of water supply transferred or appointed to the police department of the city of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	° Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer

Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1451, Int. No. 1266), entitled "An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1267, Int. No. 1136), entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 155, Int. No. 154), entitled "An act to amend chapter thirty-six of the Laws of eighteen hundred and ninety-four, entitled 'An act supplementary to and amendatory of chapter four hundred and seventy-nine of the Laws of eighteen hundred and ninety-two, entitled "An act to supply the city of Auburn with water," in relation to appointees of the water board of said city, and their compensation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler Davies E O Healy McDonald Showers Ames D H McElligott Davis Hopkins Slacer Smith C C Ames H L Dickstein Hunter McGinnies Beasley Dobson Hutchinson McKee Smith E A Blakely Donnelly Jenks McNab Smith H W Donohoe Johnson C C Bloch McWhinney Solomon C Bloomfield Johnson L W Donohue McWilliams Solomon M Judson Booth Downs Mead Soule Miller C P Bracklev Duke Kelly Steinberg Brady Kennedy Miller E H Tallett Evans Miller N J Braun Kenyon Taylor Brink Fearon Kiernan Morris Thayer Brown Fenner Klingmann Ullman Mullen Vezin Brush Fertig Lattin Norton Burr Flanagan Leininger O'Hare Walrath Burtnett Franchot *Peck Webb Lentol Weiss Gaffers Lilly Pierce Chamberlin Gage Link Quackenbush Wells Cheney Rice Welsh Gardner Long Claessens Gaylord Lord Richford Westall Coles Goldberg Lown Rowe Wheelock Copeley Graham Lyons Sammis Whitcomb Cowee Greenwald Machold Scott Wilson Cox Hager Malone Seaker Winter Crowlev Hamill Martin Seesselberg Witter Curley Hawkins McCue Youker Shannon Davies A E

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 260, Int. No. 256), entitled "An act to amend the Public Health Law, in relation to requiring bathing establishments to be equipped with pulmotors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Anies H L	Dickstein	Hunter	McGinnies	Smith C C
	Dobson	Hutchinson	McKee	Smith E A
Beasley	Donohoe	Jenks	McNab	Smith H W
Blakely				Solomon C
Bloch	Donohue	Johnson C C	McWhinney	
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Everett	Kelly	Miller C P	Steinberg
Brady	Fearon	Kennedy	Miller E H	Tallett
Braun	Fenner	Kenyon	Miller N J	Taylor
Brink	Fertig	Kiernan	Morris	Thayer
Brown	Flanagan	Klingmann	Mullen	Ullman
Brush	Franchot	Lattin	Norton	Vezin
Burr	Gaffers	Leininger	O'Hare	Walrath
Burtnett	Gage ·	Lentol	Peck	Webb
Caulfield	Gardner	Lilly	Pierce	Weiss
Chamberlin	Gaylord	Link	Quackenbush	Wells
Cheney	Goldberg	Long	Rice	Welsh
Claessens	Graham	Lord	Richford	Westall
Coles	Greenwald	Lown	Rowe	Wheelock
Copeley	Griffith	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1398, Int. No. 922), entitled "An act to amend the General Business Law, in relation to employment agencies," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1145, Int. No. 413), entitled "An act to amend the Military Law, in relation to commissions for officers in National Guard Reserve," having been announced for a third reading,

On motion of Mr. Adler, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 918, Int. No. 845), entitled "An act to amend the Banking Law, in relation to examinations of and deposit of securities by certain national banks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E 0	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab -	Smith H W
Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule .
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Crowley	Hamill	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 451, Int. No. 440), entitled "An act to amend the Town Law, in relation to town charges," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Davies E O McDonald Showers Adler Healy Hopkins McElligott Slacer Ames D H Davis Smith C C McGinnies Ames H L Dickstein Hunter Smith E A McKee Hutchinson Beasley Dobson Smith H W McNab Donnelly Jenks Bewley Donohoe Johnson C C McWhinney Solomon C Blakely Solomon M Donohue Johnson L W McWilliams Bloch Soule Bloomfield Downs Judson Mead Kelly Miller C P Steinberg Booth Duke Miller E H Tallett Brackley Evans Kennedy Miller N J Taylor Everett Kenyon Brady Morris Thaver Braun Fearon Kiernan Mullen Ullman Brink Fenner Klingmann Norton Vezin Brush Fertig Lattin Flanagan Leininger O'Hare Walrath Burr Franchot Lentol Peck Webb Burtnett Gaffers Lilly Pierce Weiss Caulfield Link Quackenbush Wells Chamberlin Gage Rice Welsh Chenev Gardner Long Richford Gaylord Lord Westall Claessens Goldberg Lown Rowe Wheelock Coles Sammis Whitcomb Copeley Graham Lyons Cowee Greenwald Machold Scott. Wilson Hager Malone Seaker Winter Cox Crowley Hamill Martin Seesselberg Witter Hawkins McCue Shannon Youker Curley Davies A E

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1211, Int. No. 1084), entitled "An act conferring jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of Edward J. Ryan against the State and to make an award therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δ ssembly voting in favor thereof, and three-fifths being present.

AYES 129 NOES 2

Adler	Davies A E	Towkins	McCue	Showers
Ames D H	Davies E O	Healy	McElligott	Slacer
Ames H L	Davis	Hopkins	McGinnies	Smith C C
Beasley	Dickstein	Hunter	McKee	Smith E A

Blakely	Dobson	Hutchinson	McNab	Smith H W
Bloch	Donohoe	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	McWilliams	Solomon M
Booth	Downs	Johnson L W	Mead	Soule
Brackley	Duke	Judson	Miller C P	Tallett
Brady	Evans	Kelly	Miller E H	Taylor
Braun	Everett	Kennedy	Miller N J	Thayer
Brink	Fearon	Kenyon	Morris	Ullman
Brown	Fenner	Kiernan	Mullen	Vezin
Brush	Fertig	Klingmann	Norton	Walrath
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Franchot	Leininger	Peck	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gardner	Link	Rice	Westall
Claessens	Gaylord	Long	Richford	Wheelock
Coles	Goldberg	Lord	Rowe	Whitcomb
Copeley	Graham	Lown	Sammis	Wilson
Cowee	Greenwald	Lyons	Scott	Witter
Cox	Hager	Machold	Seaker	Winter
Crowley	Hamill	Malone	Seesselberg	Youker
Curley	Harris	Martin	Shannon	

Those who voted in the negative were:

McDonald Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1466, Int. No. 1281), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Patrick J. Kennedy against the State for damages alleged to have been sustained by him, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 127 NOES 4

Adler	Davies A E	Healy	McCue	Shannon
Ames D H	Davies E O	Hopkins	McElligott	Showers
Ames H L	Davis	Hunter	McGinnies	Slacer
Beasley	Dickstein	Hutchinson	McKee	Smith C C
Blakely	Dobson	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Tallett

Everett Kennedy Miller E H Taylor Brady Miller N J Thaver Kenyon Braun Fearon Ullman Kiernan Morris Brink Fenner Klingmann Mullen Vezin Brown Flanagan Brush Franchot Norton Walrath Lattin O'Hare Webb Burr Gaffers Leininger Burtnett Gage Lentol Peek Weiss Wells Gardner Lilly Pieree Caulfield Welsh Chamberlin Gaylord Link Quaekenbush Chenev Goldberg Long Rice Westall Wheeloek Claessens Graham Lord Richford Coles Greenwald Lown Rowe Whitcomb Copeley Hager Lyons Sammis Wilson Hamill Machold Scott Winter Cowee Harris Seaker Witter Malone Cox Crowlev Hawkins Martin Seesselberg Youker Curley

Those who voted in the negative were:

Fertig MeDonald Smith E A Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1406, Int. No. 1281), entitled "An act to amend the Tax Law, in relation to salary of transfer tax appraiser in Orange county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies A E	Healy	McDonald	Showers
Ames D H	Davies E O	Hopkins	McElligott	Slacer
Ames H L	Davis	Hunter	McGinnies	Smith C C
Beasley	Dickstein	Hutchinson	McKee	Smith E A
Blakely	Dobson	Jenks	MeNab	Smith H W
Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenvon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss

Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker

The bill (No. 1415, Int. No. 1241), entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million, eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including the acquisition and interchange of property thereof, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven," in relation to payments to contractors," having been announced for a third reading.

On motion of Mr. Machold, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1264, Int. No. 1133), entitled "An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of Congress, entitled 'An act to provide that the United States shall aid the States in the construction of rural post roads and for other purposes,' to be expended in accordance with article six-a of the Highway Law," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

			3 f To 11	01
Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab	Smith H W
Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon -	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Crowley	Hamill	Martin	Seesselberg	Witter
Curley	Ilawkins	McCue	Shannon	Youker
Davies A E				_

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1341, Int. No. 1187), entitled "An act to amend chapter four hundred and twenty-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act to incorporate the New York Cancer Hospital,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab	Smith H W

Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead ·	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Crowley	Hamill	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 82, Int. No. 82), entitled "An act to amend the Liquor Law, in relation to rebates of tax in certain cases," having been announced for a third reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 917, Int. No. 844), entitled "An act to amend the Banking Law, in relation to the investment of the deposits and guaranty fund of savings banks in the bonds of railroad companies whose roads are operated by the United States," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donnelly	Jenks	McNab	Smith H W

Bloch	Donohoe	Johnson C C	McWhinney	Solomon C
Bloomfield	Donohue	Johnson L W	McWilliams	Solomon M
Booth	Downs	Judson	Mead	Soule
Brackley	Duke	Kelly	Miller C P	Steinberg
Brady	Evans	Kennedy	Miller E H	Tallett
Braun	Everett	Kenyon	Miller N J	Taylor
Brink	Fearon	Kiernan	Morris	Thayer
Brown	Fenner	Klingmann	Mullen	Ullman
Brush	Fertig	Lattin	Norton	Vezin
Burr	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Franchot	Lentol	Peck	Webb
Caulfield	Gaffers	Lilly	Pierce	Weiss
Chamberlin	Gage	Link	Quackenbush	Wells
Cheney	Gardner	Long	Rice	Welsh
Claessens	Gaylord	Lord	Richford	Westall
Coles	Goldberg	Lown	Rowe	Wheelock
Copeley	Graham	Lyons	Sammis	Whitcomb
Cowee	Greenwald	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Crowley	Hamill	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1179, Int. No. 1061), entitled "An act to confer jurisdiction on the Court of Claims to hear, try and determine the claim of Madge Acker against the State for damages alleged to have been sustained by her on January twenty-third, nineteen hundred and fifteen, while an employee at the Craig Colony for Epileptics at Sonyea, and to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 1

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McElligott	Showers
Ames D H	Davis	Hopkins	McGinnies	Slacer
Ames H L	Dickstein	Hunter	McKee	Smith C C
Beasley	Dobson	Hutchinson	McNab	Smith E A
Blakely	Donohoe	Jenks	McWhinney	Smith H V/
Bloch	Donohue	Johnson C C	McWilliams	Solomon C
Bloomfield	Downs	Johnson L W	Mead	Solomon M
Booth	Duke	Judson	Miller C P	Soule
Brackley	Evans	Kelly	Miller E H	Steinberg
	-			

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Brady	Everett	Kennedv	Miller N J	Tallett
Braun	Fearon	Kenyon	Morris	Taylor
Brink	Fenner	Kiernan	Mullen	Thayer
Brown	Fertig	Klingmann	Norton	Ullman
Brush	Flanagan	Lattin	O'Hare	Vezin
Burr	Franchot		Peck	Walrath
	rranenot	Leininger		
Burtnett	Gaffers	Lentol	Pierce	Webb
Caulfield	Gage	Lilly	Quackenbush	Weiss
Chamberlin	Gardner	Link	Rice	Wells
Cheney	Gaylord	Long	Richford	Welsh
Claessens	Goldberg	Lord	Rowe	Westall
Coles	Graham	Lown	Sammis	Wheelock
Copeley	Greenwald	Lyons	Schwab	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

In the negative:

McDonald

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1054, Int. No. 954) entitled "An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the Warsaw Construction Company against the State for damages alleged to have been sustained in the spring of nineteen hundred and seventeen, by reason of delay and incidental loss under a contract to move certain buildings at the State fair grounds at Syracuse, New York, occasioned by the occupation of such grounds by troops of the United States, and · to render judgment therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

Those who voted in the affirmative were:

	AYES	125	
	NOES	6	
3	Hawkins		M
)	Healy		M

Adler	Davies A E
Ames D H	Davies E O
Ames H L	Davis
Beasley	Dickstein
Blakely	Dobson
Bloch	Donohoe
Bloch	Donohoe
Bloomfield	Donohue

Healy	McCue
Hopkins	McElligott
Hunter	McGinnies
Hutchinson	McKee
Jenks	McNab
Johnson C C	McWhinney

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LICCOSC.	LUCI	8
Shann	on	_
Showe	rs	
Slacer		
Smith	C (7
Smith	E	A
Smith	Н	W

Soosselhore

Booth	Downs	" Johnson L W	McWilliams	Solomon M
Brackley	Duke	Judson	Mead	Soule
Brady .	Evans	Kelly	Miller C P	Tallett
Braun	Everett	Kennedy	Miller E H	Taylor
Brink	Fearon	Kenyon	Miller N J	Thayer
Brown	Fenner	Kiernan	Morris	Ullman
Brush	Flanagan	Klingmann	Mullen	Vezin
Burr	Franchot	Lattin	Norton	Walrath
Burtnett	Gaffers	Leininger	O'Hare	Webb
Caulfield	- Gage	Lentol	Peck	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Coles	Goldberg	Long	Rice	Westall
Copeley	Graham	Lord	Richford	Wheelock
Cowee	Greenwald	Lown	Rowe	Whitcomb
Cox	Hager	Lyons	Sammis	Wilson
Crowley	Hamill	Machold	Scott	Winter
Curley	Harris	Malone	Seaker	Witter

Those who voted in the negative were:

Claessens McDonald Solomon C Steinberg Youker Fertig

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 717, Int. No. 680) entitled "An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straightening the channel at Johnston's Iron Works, removing or altering High Bridge and the widening and deepening of the Harlem or Bronx kills, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Δssembly voting in favor thereof.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Pooth	Duke	Judson	Mead	Soule
Brackley	Evans .	Kelly	Miller C P	Steinberg
Brady	Everett -	Kennedy	Miller E H	Tallett

Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Here	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1460, Int. No. 1275) entitled "An act making an appropriation to pay to Mary Carr, Margaret Carr and Elecia F. Carr, the daughters, and Almet F. Carr, William J. Carr and Edward Carr, sons, of the late William J. Carr, the compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 122 NOES 9

Ames H L Beasley Blakely Bloch Bloomfield Booth Brackley Brady Braun Brink Brown	Donohoe Donohue Downs Duke Evans Everett Fearon Fenner	Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kelly Kennedy Kennedy Kenyon Kiernan	McDonald McElligott McGinnies McKee McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris	Shannon Showers Slacer Smith C C Smith H W Solomon M Soule Tallett Taylor Thayer Ullman Vezin
	Fenner	Kiernan	Morris	Vezin
	Fertig	Klingmann	Norton	Walrath

Burr	Flanagan	Lattin	O 'Hare	Webb
Burtnett	Franchot	Lentol	Peck	Weiss
Caulfield	Gaffers	Lilly	Pierce	Wells
Chamberlin	Gage	Link	Quackenbush	Welsh
Cheney	Gardner	Long	Rice	Westall
Coles	Gaylord	Lord	Richford	Wheelock
Copeley	Goldberg	Lown	Rowe	Whitcomb
Cowee	Graham	Lyons	Sammis	Wilson
Cox	Greenwald	Malone	Scott	Winter
Crowley	Hager	Martin	Seaker	Witter
Curlow	Hamill			

Those who voted in the negative were:

 Claessens
 Leininger
 Mullen
 Solomon C
 Youker

 Hawkins
 Machold
 Smith E A
 Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1468, Int. No. 1283) entitled "An act making an appropriation to compensate James P. Morrissey, former division engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
	•			

Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe ·	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1635, Int. No. 638) entitled "An' act to amend the Tenement House Law, generally," having been announced for a third reading,

On motion of Mr. Wells, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1637, Int. No. 779) entitled "An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by boards of supervisors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00 .

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies .	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E-A
Blakely	Donohoe	Jenks	McNab	Smith H
Bloch	Donohue	Johnson C C	McWhinney	Solomon (
Bloomfield	Downs	Johnson L W	McWilliams	Solomon
Booth	Duke	Judson	Mead	Soule :
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H.	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thaver
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	(Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall

Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

The bill (No. 1636, Int. No. 1253) entitled "An act to amend the Tax Law, in relation to the collector's warrants," having been announced for a third reading,

On motion of Mr. Coles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1634, Int. No. 1107) entitled "An act to amend the Lax Law, in relation to the fees of collectors in Ulster county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock

Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A F	7			

The bill (No. 1633, Int. No. 943) entitled "An act to amend the Tax Law, in relation to payment of State tax," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H V
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord '	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Sectt	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1588, Int. No. 1021) entitled "An act to amend the Greater New York charter, in relation to the publication of municipal advertisements," having been announced for a third reading,

On motion of Mr. Wells, said bill was recommitted to the committee on affairs of cities, retaining its place on the order of third reading.

The bill (No. 1585, Int. No. 1176) entitled "An act to amend the Conservation Law, in relation to the taking of bass," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Davies E 0 Healy McDonald Showers Ames D H Davis Hopkins McElligott Slacer Ames H L Dickstein Hunter McGinnies Smith C C Dobson Hutchinson McKee Beasley Smith E A Blakely Donohoe Jenks McNab Smith H W Bloch Donohue Johnson C C McWhinney Solomon C Bloomfield Downs Johnson L W McWilliams Solomon M Booth Duke Judson Mead Soule Brackley Kelly Evans Miller C P Steinberg Tallett Brady Everett Kennedy Miller E H Braun Fearon. Kenyon Miller N J Taylor Brink Fenner Kiernan Thayer Morris Brown Fertig Klingmann Mullen Ullman Brush Flanagan Lattin Norton Vezm Burr Franchot O'Hare Leininger Walrath Burtnett Gaffers Lentol. Peck Webb Caulfield Gage Lilly Pierce Weiss Chamberlin Gardner Link Quackenbush Wells Chenev Gaylord Long Rice Welsh Goldberg Claessens Lord Richford Westall Coles Graham Lown Rowe Wheelock Copeley Greenwald Lyons Sammis Whitcomb Cowee Hager Machold Scott Wilson Cox Hamill Malone Seaker Winter Crowley Harris Martin Seesselberg Witter Curley Hawkins McCue Shannon Youker Davies A E

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1584, Int. No. 1261) entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1587, Int. No. 1263) entitled "An act to amend the Public Health Law, in relation to vital statistics," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

McDonald Showers Davies E O Healv Adler Hopkins McElligott Slacer Ames D H Davis Smith C C Ames H L McGinnies Dickstein Hunter Smith E A Hutchinson McKee Dobson Beasley McNab Smith H W Donohoe Jenks Blakely Johnson C C McWhinney Solomon C Bloch Donohue Solomon M Johnson L W McWilliams Bloomfield Downs Mead Soule Booth Duke Judson Miller C P Steinberg Bracklev Evans Kellv Tallett Miller E H Brady Everett Kennedy Kenvon Miller N J Taylor Fearon Braun Morris Thayer Brink Fenner Kiernan Ullman Klingmann Mullen Brown Fertig Vezin Brush Flanagan Lattin Norton Walrath Burr Franchot Leininger O'Hare Webb Lentol Peck Burtnett Gaffers Pierce Weiss Caulfield Gage Lilly Wells Chamberlin Gardner Link Quackenbush Welsh Long Rice Chenev Gavlord Richford Westall Claessens Goldberg Lord Wheelock Coles Graham Lown Rowe Whitcomb Copeley Greenwald Lyons Sammis Machold Cowee Hager Scott Wilson Cox Hamill Malone Seaker Winter Witter Crowley Harris Martin Seesselberg Curley Hawkins McCue Shannon Youker Davies A E

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1586, Int. No. 1262) entitled "An act to amend the Conservation Law, in relation to trout," having been announced for a third reading,

On motion of Mr. Cowee, said bill was laid aside, retaining its place on the order of third reading.

The bill (No. 1583, Int. No. 583) entitled "An act to amend the Prison Law, in relation to release on parole of prisoners on indeterminate sentence," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

				Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westal!
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whiteomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				
Claessens Coles Copeley Cowee Cox Crowley Curley	Goldberg Graham Greenwald Hager Hamill Harris	Lord Lown Lyons Machold Malone Martin	Richford Rowe Sammis Scott Seaker Scesselberg	Westal! Wheelock Whitcomb Wilson Winter Witter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1582, Int. No. 1274) entitled "An act to amend the Conservation Law, in relation to the reforestation of non-agricultural lands and furnishing trees therefor without charge," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Adler	Davies E O	Healy	McDonald	Showers Slacer Smith C C Smith E A Smith H W
Ames D H	Davis	Hopkins	McElligott	
Ames H L	Dickstein	Hunter	McGinnies	
Beasley	Dobson	Hutchinson	McKee	
Blakely	Donohoe	Jenks	McNab	

Davies A E

Donohue Bloch Bloomfield Downs Duke Booth Evans Brackley Everett Brady Fearon Braun Brink Fenner Fertig Brown Flanagan Brush Burr Franchot Burtnett Gaffers Caulfield Gage Chamberlin Gardner Gaylord Chenev Goldberg Claessens Coles Graham Greenwald Copeley Cowee Hager Hamill Crowley Harris Curley Hawkins

Johnson L W Judson Kelly Kennedy Kennedy Kiernan Klingmann Lattin Leininger Lentol Lilly Link Long Lova

Lyons

Machold

Malone

Martin

McCue

McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pierce Quackenbush Rice Richford Rowe Sammis Scott

Seaker

Seesselberg

Shannon

Solomon C Solomon M Soule Steinberg Tallett Taylor Thaver Ullman Vezin Walrath Webb Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter Witter Vouker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 450, Int. No. 439) entitled "An act to amend the Tax Law, in relation to time for enforcement of mortgage taxes," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1254, Int. No. 1123) entitled "An act to amend the Military Law, in relation to the classification and compensation of State and municipal officers and employees returning from military or naval duty," was read the second time.

On motion of Mr. Malone, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1605, Int. No. 813), entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1648, Int. No. 156) entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, im-

pound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to powers of such corporation," was read the second time.

On motion of Mr. Lown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1170, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds in the county of Eric," having been announced,

Mr. Rowe moved to amend by substituting therefor the following substitute bill:

(See Appendix No. 13.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1511, Int. No. 1318) entitled "An act to empower the board of supervisors of Westchester county to establish, develop and maintain in such county a free public park as a memorial to the men and women of such county who served in the army or navy of the United States of America during the World War and to acquire lands and provide funds for such purposes," was read the second time.

On motion of Mr. Burtnett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1037, Int. No. 937), entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," was read the second time.

On motion of Mr. Greenwald, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1220, Int. No. 1093) entitled "An act to amend the Penal Code, in relation to signs carried in parades," having been announced,

Mr. Link moved to amend as follows:

At end of line 9, insert in italics "But this act shall not apply to signs, placards, banners or notices as used by recognized churches, public institutions, organizations of students in public institutions or to municipal or State authorities or to departments of State or municipalities." Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order

of second reading.

The bill (No. 1606, Int. No. 929) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts and to repeal certain local acts and parts of acts relating to assessments and taxation in such county," generally," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1531, Int. No. 1323) entitled "An act to amend the Town Law, in relation to appropriation by town board for Memorial day," was read the second time.

On motion of Mr. Norton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1560, Int. No. 543) entitled "An act to amend the Town Law, in relation to the compensation of election officers in Chemung county," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1429, Int. No. 1255) entitled "An act to amend the Town Law, in relation to compensation of town officers, in the town of Huntington, in the county of Suffolk," having been announced for a second reading,

On motion of Mrs Sammis, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1397, Int. No. 794) entitled "An act to amend the Transportation Corporations Law, in relation to bus lines, stage routes and motor vehicle lines or routes in towns in Suffolk county," was read the second time.

On motion of Mrs. Sammis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1499, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways," was read the second time.

On motion of Mr. C. C. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1598, Int. No. 1316) entitled "An act to amend the General Business Law, in relation to freight brokers," having been announced for a second reading.

On motion of Mr. Wells, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1673, Int. No. 1065) entitled "An act to amend the Code of Civil Procedure, in relation to judgment and execution in favor of wage earners," was read the second time.

On motion of Mr. Coles, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1672, Int. No. 1037) entitled "An act to amend the Code of Civil Procedure, in relation to services of summons otherwise than personally," was read the second time.

On motion of Mr. Burtnett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1671, Int. No. 1058) entitled "An act to amend the Penal Law, in relation to the unlawful operation of vehicles," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1670, Int. No. 881) entitled "An act to amend the Penal Law, in relation to the possession and use of dangerous weapons," was read the second time.

On motion of Mr. Hawkins, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1669, Int. No. 431) entitled "An act to amend the Code of Civil Procedure, in relation to appeals from the Court of Claims," having been announced,

Mr. Lattin moved to amend as follows:

Page 1, line 5 strike out the words "except claims arising in". Page 1, line 6, strike out the entire line and insert in place thereof in italics ", except that appeals from orders or judgments relating to claims which arose in the fourth department shall be taken to the appellate division of such fourth department."

Page 2, between lines 4 and 5, insert the following in italics:

"§ 2. All appeals now pending from orders or judgments relating to claims which arose in the fourth department shall be transferred to such department."

Line 5, strike out the figure "2" and insert the figure "3",

strike out the words "September first, nineteen hun-".

Line 6, strike out the words "dred and nineteen" and insert in place thereof the word "immediately".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1668, Int. No. 1027) entitled "An act to amend the Penal Law, in relation to conducting business under an assumed name," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1667, Int. No. 140) entitled "An act to amend the Municipal Court Act of the city of New York, in relation to notice of entry of judgments and orders," was read the second time.

On motion of Mr. Walter, said bill was placed on the order of third reading and referred to the committee on revision.

By unanimous consent, Mr. Kenyon offered for the consideration of the House a resolution, in the words follows:

Resolved, That the committee on ways and means be discharged from the further consideration of Senate bill (No. 732, Rec. No. 131) entitled "An act making an appropriation for highway improvement purposes."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

4 33	D	TT 1	3 C T) 17	CI
Adler	Davies E O	Healy	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W		Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brush	Fertig	Klingmann	Mullen	Ullman
Brown	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E	2200	2.200.00	.,	- ourest

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER

ALBANY, March 20, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 638, Int. No. 604) entitled "An act to amend the Military Law, in relation to the disposition of interest arising from the investment of the Spanish War refund."

ALFRED E. SMITH.

Said bill having been announced, Mr. Wells moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the recensideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler	Davies E O	Healv	McDonald	Showers
Ames D H	Davis	Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Beasley	Dobson	Hutchinson	McKee	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon C
Bloomfield	Downs	Johnson L W	McWilliams	Solomon M
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenvon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Ullman .
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Franchot	Leininger	O'Hare	Walrath
Burtnett	Gaffers	Lentol	Peck	Webb
Caulfield	Gage	Lilly	Pierce	Weiss
Chamberlin	Gardner	Link	Quackenbush	Wells
Cheney	Gaylord	Long	Rice	Welsh
Claessens	Goldberg	Lord	Richford	Westall
Coles	Graham	Lown	Rowe	Wheelock
Copeley	Greenwald	Lyons	Sammis	Whitcomb
Cowee	Hager	Machold	Scott	Wilson
Cox	Hamill	Malone	Seaker	Winter
Crowley	Harris	Martin	Seesselberg	Witter
Curley	Hawkins	McCue	Shannon	Youker
Davies A E				

Mr. Wells moved that said bill be recommitted to the committee on military affairs with instructions to report the same forthwith amended as follows:

Page 1, line 5, after "seventeen" and before the comma insert "and amended by chapter seventy-five of the Laws of nineteen hundred and nineteen".

Page 1, line 7, enclose with brackets the words "the capitol" and insert before "are" the words "public buildings".

Page 1, line 8, after "quarters" insert "in the capital" and insert before "records" the word "war".

Page 2, line 5, strike out "war" and insert "wars in which the State participated".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wells, from the committee on military affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Assembly bill (No. 328, Senate Reprint No. 993, Int. No. 12) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for lighthouse purposes under water in the Arthur kill and ceding jurisdiction over same," with a message that they have concurred in the passage of the same with the following amendments:

Strike out all of lines 1-8, both inclusive, on page 1, and insert as follows:

"Section 1. For the purpose of erecting a light the consent of the State of New York is hereby given for the occupation by the United States of America, of all that tract, piece or parcel of land under water, being the southwest end of what is known as Storys Flats in Arthur kill, New York, and described as follows:"

Mr. Seesselberg moved to concur in the Senate amendment.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames H L Beasley Blakely Bloch Bloomfield Brooth	Davies E O Davis Dickstein Dobson Donohoe Donohue Downs Duke	Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson		Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule
Booth	Duke	Judson	Mead	Soule
Brackley	Evans	Kelly	Miller C P	Steinberg
Brady	Everett	Kennedy	Miller E H	Tallett

Fearon Kenvon Miller N J Taylor Braun Thayer Kiernan Morris Fenner Brink Fertig Klingmann Mullen Ullman Brown Norton Vezin Brush Flanagan Lattin O'Hare Walrath Franchot Leininger Burr Gaffers Lentol Peck Webb Burtnett Lilly Pierce Weiss Caulfield Gage Gardner Link Quackenbush Wells Chamberlin Cheney Gaylord Long Rice Welsh Claessens Goldberg Lord Richford Westall Graham Wheelock Coles Lyons Rowe Copeley Greenwald Machold Sammis Whiteomb Cowee Scott Wilson Hager Malone Seaker Cox Hamill Martin Winter Crowley Harris McArdle Seesselberg Witter Curley Hawkins McCue Shannon Youker Davies A E

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the concurrent resolution in relation to the creation of a joint legislative committee to investigate the scope and tendencies of seditious activities calculated to overthrow government, with a message that they have concurred in the amendments of the Assembly thereto.

Ordered, That the Clerk return said resolution to the Senate.

The Senate returned the concurrent resolution recalling from the Governor, for the purpose of amendment, Assembly bill (No. 391, Int. No. 380) entitled "An act to amend chapter sixty-two of the laws of eighteen hundred and ninety-seven, entitled 'An act to authorize the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' in relation to the number and method of compensating detectives in certain counties," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 588, Int. No. 160) entitled "An act to amend the Education Law, in relation to local historians," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. A communication was received from Hon. Abram Zoller, mayor

of the city of Little Falls, returning Assembly bill (No. 1326, Int. No. 800) entitled "An act to amend the charter of the city of Little Falls, generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

The privileges of the floor were extended to Hon. F. D. Taylor and Hon. T. K. Smith.

Mr. Tyler was excused on account of illness.

Mr. Patrzykowski was excused on account of illness.

On motion of Mr. Adler, the House adjourned.

FRIDAY, MARCH 28, 1919

The House met pursuant to adjournment.

Prayer by Rev. James S. Kittell.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence the following entitled bill: "An act to amend the municipal court code of the city of New York providing for additional justices and their election, and changing the boundaries of certain districts" (No. 979, Rec. No. 154) which was read the first time and referred to the committee on affairs of cities.

Mr. Duke introduced a bill entitled "An act to amend the Code of Civil Procedure, in relation to publication of notice against unknown claimants in action to recover escheated real property" (Int. No. 1424), which was read the first time and referred to the committee on codes.

Mr. Machold introduced a bill entitled "An act to amend the Public Lands Law, in relation to the employment of an agent to explore escheated lands, and making an appropriation therefor" (Int. No. 1425), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Public Lands Law, in relation to grants of land under water" (Int. No. 1426) which was read the first time and referred to the committee on ways and means.

Mr. Judson introduced a bill entitled "An act to amend the Tax Law, in relation to the assessment and taxation of personal property" (Int. No. 1427), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to franchise tax on business corporations" (Int. No. 1428), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to imposing taxes upon and with respect to incomes" (Int. No. 1429), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Chamberlin introduced a bill entitled "An act to amend the Public Buildings Law, in relation to the granting of privileges or concessions for the sale of commodities on state property" (Int. No. 1430), which was read the first time and referred to the committee on ways and means.

Mr. Soule introduced a bill entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled "An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to the settlement of the financial affairs of a town board of education" (Int. No. 1431), which was read the first time and referred to the committee on public education.

Mr. Thayer introduced a bill entitled "An act to amend the Highway Law, in relation to payments on contract" (Int. No. 1432), which was read the first time and referred to the committee on ways and means.

Mr. Wells introduced a bill entitled "An act to amend the Tax Law, in relation to exemption of improvements" (Int. No. 1433), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Gardner introduced a bill entitled "An act to amend the Insurance Law, in relation to the general provisions affecting Lloyds and inter-insurance associations organized after July first, nineteen hundred and eleven" (Int. No. 1434), which was read the first time and referred to the committee on insurance.

Mr. Fearon introduced a bill entitled "An act to amend the Military Law, in relation to the use of armories" (Int. No. 1435), which was read the first time and referred to the committee on military affairs.

Mr. McWhinney introduced a bill entitled "An act to amend the Education Law, in relation to changing the name of the State School of Agriculture on Long Island to the State Institute of Applied Agriculture" (Int. No. 1436), which was read the first time and referred to the committee on public education.

Mr. Gardner introduced a bill entitled "An act to amend the insurance Law, in relation to the general provisions affecting Lloyds and inter-insurers licensed under section three hundred and one" (Int. No. 1437), which was read the first time and referred to the committee on insurance.

By unanimous consent, Mr. McWhinney introduced a bill entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county" (Int. No. 1438), which was read the first time and referred to the committee on codes.

Mr. Machold, from the committee on ways and means, to which was referred the resolution relative to the Western House of Refuge for Women at Albion, reported in favor of the same amended to read as follows:

Whereas, Certain charges were presented to the Senate concerning the Western House of Refuge for Women at Albion, and the management and conduct thereof by the Senator from the forty-seventh senatorial district; and

Whereas, The finance committee of the Senate adopted a resolution calling upon the Attorney-General to send some one from his office to Albion to look into the situation and report whether an investigation was necessary; and

Whereas, Hon. Charles D. Newton, Attorney-General, pursuant to such resolution of the finance committee of the Senate, designated Wilbur W. Chambers, Deputy Attorney-General, to make a preliminary investigation in relation to the situation at the Western House of Refuge for Women at Albion, and after such investigation by Deputy Attorney-General Chambers, Attorney-General Newton reported to the finance committee of the Senate there had been much criticism of the management at this institution, and many charges of incompetency, mismanagement and

wrong-doing, and a thorough investigation of the institution should be made; and

Whereas, The Senate approves of the report by Attorney-General Newton bearing date of February 25, 1919; now, therefore,

be it.

Resolved (if the Assembly concur), That the Temporary President of the Senate be and he hereby is authorized to appoint two senators, and the Speaker of the Assembly be and he hereby is authorized to appoint three Assemblymen who shall be a special committee of the Legislature with power to investigate all and singular the aforesaid Western House of Refuge for Women at Albion, and said matters and charges and the conduct of its board of managers, its superintendent and all and any employees of said institution and any matters relating thereto, and that said committee has full power to prosecute its inquiries in any and every direction in its judgment necessary and proper to enable it to obtain and report the information required by this resolution; that said committee report to the Senate upon its investigation with such recommendations as in its judgment the public interest require; that said committee be authorized to sit and hold its sessions in a place to be selected by it anywhere in the State of New York; that the committee be authorized and empowered to subpoena and compel the attendance of witnesses, including public officers and employees and the production of books and papers, including public records and documents; to administer oaths, take proof and testimony, employ examiners, stenographers and other necessary assistants as in its judgment are required, and have all the power usual and incident to legislative committees, including the adoption of rules for the conduct of its proceedings; and be it further

Resolved, That said committee shall conclude its said investigation in time to report to the Senate on or before the first Tues-

day of January, 1920; and be it further

Resolved, That the actual and necessary expense of the committee in carrying out the provisions of this resolution, shall be an amount not exceeding the sum of five thousand dollars, said five thousand dollars to be divided as follows: One thousand dollars for expenses of the committee; fifteen hundred dollars for stenographer's fees; and twenty-five hundred dollars for expenses of the Attorney-General and his deputy who is to act as counsel to the special committee, including expenses of investigation, witnesses' fees, process servers' examiners, investigators, and traveling and other miscellaneous expenses, to be paid from the money appropriated for the contingent expenses of the Legislature by

the Treasurer on the warrant of the Comptroller after approval by the chairman of the committee, the Speaker of the Assembly and the President pro tempore of the Senate.

Those who voted in the affirmative were: Messrs. Machold, Lord, McGinnies, McWhinney, Bloomfield, Thayer, Brush, McElligott.

which report was agreed to.

On motion of Mr. Adler, consideration of said resolution was postponed until Monday, March 31st.

Mr. Machold, from the committee on ways and means, to which was referred the Assembly bill introduced by Mr. Peck (No. 1142, Int. No. 164), entitled "An act to authorize and direct the conveyance by quit-claim deed to Arthur B. Conger, Herbert T. Conger, Wilhelmina B. C. Blatchford, Katherine Conger Loines, Margaret Lynch Conger, Mary Conger Vanamee, Wilhelmina DePeyster Conger, Frederic M. Conger, Clarence R. Conger, junior, Katherine Conger Loines, as executor and trustee under the will of Clarence R. Conger, deceased, and Albert Francis Hagar, as trustee, of certain public lands in the county of Rockland," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Tallett, Lord, McGinnies, Bloomfield, Brush, McElligott, Seesselberg.

Also, Assembly bill introduced by Mr. Judson (No. 1627, Int. No. 1367), entitled "An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Machold, Tallett, Lord, McGinnies, Bloomfield, Thayer, Brush, McElligott, Seesselberg.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Duke (No. 1553, Int. No. 1345), entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making

the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson, Fertig.

Also, Assembly bill introduced by Mr. Martin (No. 661, Int. No. 625), entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Rowe, Lown, Jenks, Everett, Wilson. Those who voted in the negative were: Messrs. Goldberg, Bloch, Fertig. which report was agreed to, and said bills placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Everett (No. 1141, Int. No. 660), entitled "An act to amend the Election Law, in relation to election officers, pollbooks and registers," reported in favor of the passage of the same with the following amendments:

Page 3, line 9, strike out the bracket after "or" and the bracket before "thereof" and insert in italics after the last bracket "the members", strike out "of opposite political".

Line 10, strike out all down to and including the comma.

Line 14, strike out the italicized "s" from "columns"; strike out "two".

Line 15, strike out "copies of" and the bracket at end of line. Line 16, strike oue "register, other than the signature copy.", place a bracket after "shall" and insert after such bracket in italics "registers. An inspector of opposite political faith shall be designated by the chairman to".

Line 19, after "and" insert in italics "such inspector".

Line 25, add an italicized "s" to "member".

Page 4, line 3, enclose in brackets the letter "s" in the word "columns".

Page 5, line 11, after the period insert, in italics "The poll clerks shall also enter in the column therefor in their registers the number on the enrollment blank."

Page 61, line 11, strike out the bracket before "Each" and

after "clerk" and the italicized matter following.

Line 19, strike out all after the period and lines 20, 21, and 22 down to and including the period.

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson, Fertig. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Welsh (No. 866, Int. No. 796), entitled "An act to amend the Judiciary Law, in relation to fees and expenses of stenographers for official referees," reported in favor of the passage of the same with the following amendments:

Page 2, line 17, strike out "action", strike out all of line after "claim" and insert in italics "against the State by virtue of an order of reference made by the Court of Claims".

Line 22, after the period insert in italics "In case any such official referee is serving as referee in connection with the trial of any action or special proceeding, in which the State is a party, by virtue of an order of any other court, then the payment for such copy shall be paid from moneys appropriated for expenses of such official referees."

Line 24, after "fund" insert in italics "or appropriation". Line 26, strike out "the" and insert in italics "any".

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson, Fertig. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. Welsh (No. 867, Int. No. 797), entitled "An act to amend the Judiciary Law. in relation to expenses and stenographers of official referees by the Appellate Divisions of the Supreme Court," reported in favor of the passage of the same with the following amendments:

Page 2, line 14, after "is" insert in italics "ordered by the Court of Claims, in connection with a claim against the State";

strike out all of line 14 after "is" and all of lines 15, 16 and 17 down to the comma.

down to the comma.

Line 18, strike out "him" and insert in italics "the referee".

Line 19, after the period insert in italics "In case such reference is ordered by any other court, in connection with any action or proceeding of a civil nature, in which the State is a party, then that part of the disbursements actually incurred by him which is a charge against the state shall be paid from moneys appropriated for expenses of such official referees."

Line 25 strike out all after the comma after "selected" and all

of line 26.

Page 3, strike out line 1 and the italicized matter in line 2.

Line 5 after the period insert in italics "In case the State of New York or the people thereof are a party, a certified shorthand reporter or other qualified reporting stenographer, who is not an official stenographer of the Court of Claims, may be employed, by consent of the parties; in which case the fees of such stenographer shall be regulated by the provisions of section three hundred and fifteen."

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson, Fertig.

which report was agreed to, and said bill ordered reprinted, as

amended, and placed on the order of second reading.

Mr. Martin, from the committee on the judiciary, to which was referred the Assembly bill introduced by Mr. L. W. Johnson (No. 1261, Int. No. 1130), entitled "An act to amend the Election Law, in relation to qualifications of election officers," reported in favor of the passage of the same with the following amendments:

Page 3, line 2, after the word "district" insert the words "hospital employee".

Page 3, line 3, after the word "appointed" strike out the bracket "[".

Page 3, line 5, after the word "herein" strike out the bracket "]".

Those who voted in the affirmative were: Messrs. Martin, McNab, Pierce, Lown, Jenks, Everett, Wilson.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Wheelock, from the committee on internal affiairs, to which was referred the Assembly bill introduced by Mr. Peck

(No. 1631, Int. No. 1371), entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Thayer, Cheney, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Dickstein.

Also, Assembly bill introduced by Mr. Wheelock (No. 1664, Int. No. 1396), entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office,' in relation to the salary of deputy clerk," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wheelock, Thayer, Cheney, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Dickstein.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Wheelock, from the committee on internal affairs, to which was referred the Assembly bill introduced by Mr. Dobson (No. 1208, Int. No. 1081), entitled "An act to provide for the cancellation and annulment of uncompleted State and county highway contracts, and to provide funds for the completion of such highways," reported in favor of the passage of the same with the following amendments:

On page 1, strike out section 1.

On page 1, line 10, make "§ 2" read "section 1."

On page 2, line 2, after the word "surety" insert "which consent shall be accompanied by a waiver and release by said surety of uncollected premium thereon.

On pages 2, and 3, strike out section 3.

On page 3, line 4, make "§ 4" read "§ 2."

Those who voted in the affirmative were: Messrs. Wheelock, Thayer, Harris, Burtnett, Ames, H. L., Chamberlin, Rice, Miller, C. P., Dickstein.

which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading. Mr. Kenyon, from the committee on public health, to which was referred the Assembly bill introduced by Mr. Norton (No. 1607, Int. No. 1204), entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Kenyon, Fenner, Hager, Lattin, Lown, Mrs. Sammis, and Messrs. Smith, C. C., and Vezin.

Also, Assembly bill introduced by Mr. Kenyon (No. 1139, Int. No. 1031), entitled "An act to amend the Public Health Law, in relation to the practice of nursing," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Kenyon, Fenner, Hager, Lown, Mrs. Sammis and Messrs. Smith, C. C., and Vezin. In the negative: Mr. Lattin.

which report was agreed to, and said bills placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred the Assembly bill introduced by Mr. Pierce (No. 1675, Int. No. 53), entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald.

Also, Assembly bill introduced by Mr. Seaker (No. 1044, Int. No. 944), entitled "An act to amend the Agricultural Law, in relation to fat tests of composite samples of milk," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Ames, D. H., Cowee, Gage, Soule, Long, Greenwald.

Also, Assembly bill introduced by Mr. Witter (No. 1513, Int. No. 1320), entitled "An act to amend the Agricultural Law, in relation to evaporated apples," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald.

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Also, Assembly bill introduced by Mr. Witter (No. 1638, Int. No. 349), entitled "An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald.

Also, Assembly bill introduced by Mr. Witter (No. 1641, Int. No. 1374), entitled "An act to amend the Agricultural Law, in relation to milk and cream," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald.

Also, Assembly bill introduced by Mr. Witter (No. 1658, Int. No. 1386) entitled "An act to amend the Agricultural Law, in relation to New York State packed apples," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald. which report was agreed to, and said bill placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Seaker (No. 1019, Int. No. 921), entitled "An act to amend the Agricultural Law, in relation to regulations in regard to manufactories, plants or places where milk or cream is bought or received and the value thereof is determined by the milk fat content," reported in favor of the passage of the same with the following amendments:

Page 3, line 1, after the letter "a" insert the word "written".

Page 3, line 6, after the word "delivered" strike out the word "daily".

Those who voted in the affirmative were: Messrs. Witter, Ames, D. H. Cowee, Gage, Soule, Long, Greenwald. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred Assembly bill introduced by Mr. Witter (No. 825, Int. No. 760), entitled "An act to amend the Agricultural Law, in

relation to the sale and analysis of concentrated commercial feeding stuffs," reported in favor of the passage of the same with the following amendments:

Page 2, line 25, insert after "grains" in italic "or seeds".

Page 3, line 9, strike out the italicized matter.

Line 10 strike out "shall be" after "which" insert in italics "except in the case of a paper or cotton bag, shall be in the form of an attached tag."

Line 10, inclose in brackets "shall certify" and insert in italics

"certifying".

Page 4, line 22, after the semicolon after "middlings" insert in italics "cocoanut meal:".

Page 5, line 5, after "fasteners" insert in italics "with sharp

points ".

Line 18, after "shall" insert in italics "upon request".

Page 6, line 18, after the comma after "fiber" insert in italies

"and in case of meat products".

Page 8, line 12, before the period insert in italics "; or if the manufacturer of the feeding stuffs which are manufactured, sold, offered or exposed for sale by the holder of such certificates shall refuse to allow access to the plant where the same are manufactured within or without the State for the purpose of any inspection authorized by or pursuant to this chapter".

Page 9, line 5, strike out "a" and insert "two", add an "s" to "section" twice occurring after "six" insert "and one hun-

dred and sixty-seven ".

Between lines 6 and 7, insert in italics "\$ 166. Inspection. For the purpose of enforcing the provisions of this article, the members of the Council of Farms and Markets, the Commissioner of Agriculture, the Commissioner of Foods and Markets, the directors, the counsel, experts, chemists, agents and other officers and employees of the Department of Farms and Markets shall have the same right of access to and inspection of the premises and plant of a non-resident manufacturer of concentrated commercial feeding stuffs for which a license is issued under the provisions of this article that they or any of them have with respect to any premises or plants located within the State; and no such license shall be issued to a non-resident manufacturer or for the sale of concentrated commercial feeding stuffs manufactured without the State unless the application therefor contains the consent in writing of the manufacturer of such feeding stuffs to such access and inspection."

Page 9, line 7, strike out "166" and insert "167. Definitions."

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred the Assembly bill introduced by Mr. Seaker (No. 1674, Int. No. 1221), entitled "An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein," reported in favor of the passage of the same with the following amendment:

Page 2, line 17, beginning with the word "such," strike out all down to and including the word "therefor" in line 25.

Those who voted in the affirmative were: Messrs. Witter, Ames, D. H., Cowee, Gage, Soule, Long, Greenwald. which report was agreed to, and said bill ordered reprinted, as amended, and placed on the order of second reading.

Mr. Witter, from the committee on agriculture, to which was referred the Assembly bill introduced by Mr. Witter (No. 358, Int. No. 183), entitled "An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof," reported in favor of the passage of the following substitute bill:

(See Appendix No. 14.)

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. H., Cowee, Gage, Soule, Brush, Long, Greenwald. which report was agreed to, and said substitute bill ordered printed and placed on the order of second reading.

Mr. Witter, from the committee on agriculture to which was referred the Assembly bill introduced by Mr. Witter (No. 1683, Int. No. 1260), entitled "An act to amend the Agricultural Law, in relation to licensing of dogs and protection of domestic animals therefrom," retaining its place on the order of third reading, reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Witter, Lord, Ames, D. II., Cowee, Gage, Soule, Brush, Long, Greenwald. which report was agreed to, and said bill ordered restored to its place on the order of third reading.

Mr. Tallett, from the committee on public education, to which was referred the Assembly bill introduced by Mr. Soule (No. 1278, Int. No. 1147), entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimbursement for expenditures made by a town board of education on account of the bonded indebtedness of a school district,' reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Harris, Welsh, Duke, Soule, Gage, Whitcomb, Scott, Link, Mrs. Lilly and Mr. Healy.

Also, Assembly bill introduced by Mr. Welsh (No. 1248, Int. No. 1119), entitled "An act to amend the Education Law, in relation to the election of of the commissioner of education," reported in favor of the passage of the same without amendment:

Those who voted in the affirmative were: Messrs. Harris, Welsh, Soule, Gage, Whitcomb, Scott, Mrs. Lilly and Mr. Healy. Those who voted in the negative were: Messrs. Tallett, Duke Link.

which report was agreed to, and said bill placed on the order of second reading.

Mr. Tallett, from the committee on public education, to which was referred Senate bill introduced by Mr. Marshall (No. 551, Rec. No. 115), entitled "An act to amend the Education Law, in relation to cost of maintenance and instruction of pupils in institutions for the deaf and dumb," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Tallett, Harris, Welsh, Duke, Soule, Gage, Whitcomb, Mrs. Sammis, Messrs. Scott, Link, Mrs. Lilly and Mr. Healy.

which report was agreed to, and said bill placed on the order of second reading.

Mr. F. A. Wells, from the committee on military affairs, to which was referred the Assembly bill introduced by Mr. Dick-

stein (No. 431, Int. No. 420), entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the World War," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Wells, Welsh, Lattin, Steinberg, Booth, Wilson, Link. which report was agreed to, and said bill placed on the order of second reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1639, Int. No. 375), entitled "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same."

Also, the bill introduced by Mr. Fertig (No. 1600, Int. No. 1146), entitled "An act to amend chapter three hundred and three of the Laws of eighteen hundred and eighty-two, re-entitled 'An act in relation to summary proceedings to remove monthly tenants in the cities of New York and Brooklyn for holding over,' by chapter three hundred and fifty-seven of the Laws of eighteen hundred and eighty-nine in relation to notices to tenants."

Also, the bill introduced by Mr. O'Hare (No. 1603, Int. No. 366), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, in relation to proposed amendments to the Constitution of the United States."

Also, the bill introduced by Mr. Wilson (No. 1576, Int. No. 91), entitled "An act to amend the Prison Law, in relation to retirement."

Also, the bill introduced by Mr. Brink (No. 1594, Int. No. 1106), entitled "An act to amend the Tax Law, in relation to the reimbursement of towns or other tax districts by school districts for rejected returned school taxes charged against such towns or other tax districts in Ulster county."

Also, the bill introduced by Mr. Adler (No. 1599, Int. No. 249), entitled "An act to amend the Judiciary Law, in relation to the compensation of the clerks of the Appellate Division,

third and fourth departments, and the deputy clerk, third department, and attendants, third and fourth departments, and the appointment of a consultation clerk to the justices of the third department."

Also, the bill introduced by Mr. Curley (No. 1569, Int. No. 1159), entitled "An act to amend the Education Law, in relation to the law library in Richmond county."

Also, the bill introduced by Mr. Bewley (No. 1568, Int. No. 253), entitled "An act to amend the Labor Law, in relation to the inspection of boilers."

Also, the bill introduced by Mr. Fearon (No. 1222, Int. No. 1095), entitled "An act to amend the Penal Law, in relation to punishment for felony when person convicted has been previously convicted of a misdemeanor."

Also, the bill introduced by Mr. Rowe (No. 1133, Int. No. 1024), entitled "An act to amend the Code of Civil Procedure, in relation to warrants of attachment."

Also, the bill introduced by Mr. Martin (No. 855, Int. No. 788), entitled "An act to amend the Code of Civil Procedure, in relation to testimony in divorce cases."

Also, the bill introduced by Mr. Wheelock (No. 962, Int. No. 871), entitled "An act to amend the Penal Law, in relation to licenses to carry firearms."

Also, the bill introduced by Mr. Fearon (No. 1223, Int. No. 1096), entitled "An act to amend the Penal Law, in relation to punishment for second offense of felony or petit larceny."

Also, the bill introduced by Mr. Tyler (No. 1371, Int. No. 1217), entitled "An act to amend the Code of Criminal Procedure, in relation to the fees of constables in criminal cases."

Also, the bill introduced by Mr. Booth (No. 1575, Int. No. 223), entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines and certain other persons."

Also, the bill introduced by Mr. Pellet (No. 1604, Int. No. 1048), entitled "An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots."

Also, the bill introduced by Mr. Rowe (No. 1565, Int. No.

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865), entitled "An act to amend the charter of the city of Buffalo, in relation to the department of public safety."

Also, the bill introduced by Mr. Goldberg (No. 1344, Int. No. 1190), entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogate's court of New York county."

Also, the bill introduced by Mr. Towner (No. 1567, Rec. No. 71), entitled "An act to amend the Education Law in relation to the law library at Hudson."

Also, the bill introduced by Mr. Fearon (No. 1571, Int. No. 868), entitled "An act to amend chapter four hundred and fifty-seven of the Laws of nineteen hundred and seven, entitled 'An act in relation to gas and electricity in the city of Syracuse.'"

Also, the bill introduced by Mr. Norton (No. 1531, Int. No. 1323), entitled "An act to amend the Town Law, in relation to appropriation by town board for Memorial day."

Also, the bill introduced by Mr. Burtnett (No. 1672, Int. No. 1037), entitled "An act to amend the Code of Civil Procedure, in relation to service summons otherwise than personally."

Also, the bill introduced by Mr. Malone (No. 1254, Int. No. 1123), entitled "An act to amend the Military Law, in relation to the classification and compensation of State and municipal officers and employees returning from military or naval duty."

Also, the bill introduced by Mr. C. C. Smith (No. 1499, Int. No. 1308), entitled "An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways."

Also, the bill introduced by Mr. Burtnett (No. 1511, Int. No. 1318), entitled "An act to empower the board of supervisors of Westchester county to establish, develop and maintain in such county a free public park as a memorial to the men and women of such county who served in the army or navy of the United States of America during the World War and to acquire lands and provide funds for such purposes."

Also, the bill introduced by Mrs. Sammis (No. 1397, Int. No. 794), entitled "An act to amend the Transportation Corporations Law, in relation to bus lines, stage routes and motor vehicle lines or routes in towns in Suffolk county."

Also, the bill introduced by Mr. Hawkins (No. 1670, Int. No. 881), entitled "An act to amend the Penal Law, in relation to the possession and use of dangerous weapons."

Also, the bill introduced by Mr. Rowe (No. 1668, Int. No. 1027), entitled "An act to amend the Penal Law, in relation to conducting business under an assumed name," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. D. H. Ames (No. 1520, Int. No. 1265), entitled "An act in relation to the paving of certain streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed," reported the same with the following recommendations:

Page 1, in first line of title, strike out "certain".

Page 1, strike out lines 1 to 9, inclusive, and insert the follow-

ing:

"Section 1. The board of trustees of the village of Ellicottville, in its discretion and of its own motion, may submit, in the year nineteen hundred and nineteen, at a special village election, the calling of which by such board is hereby authorized, one or

more of the following propositions:

- "1. Shall the board of trustees of the village of Ellicottville be authorized to apply for and consent to a change, alteration and amendment of all plans, specifications, estimates and proceedings heretofore adopted, had and taken for the pavement of Washington street and Jefferson street with concrete, in such manner as to provide for reducing the width of the proposed concrete pavement in Jefferson street from twenty-four feet to twenty feet, and in such manner as to provide for reducing the width of the proposed concrete pavement in Washington street from twenty-four feet to twenty feet easterly from the intersection of Washington street with Mill street.
- "2. Shall the board of trustees of the village of Ellicottville be authorized to apply for and consent to a change, alteration and amendment of all plans, specifications, estimates and proceedings heretofore adopted, had and taken for the pavement of Washington street with concrete, in such manner as to provide for reducing the width of the proposed concrete pavement in such street from forty feet to thirty-four feet, between Jefferson street and Mill street.

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"3. Shall the plans, specifications and proceedings heretofore adopted, had and taken for the pavement of Monroe street with concrete, be changed, altered and amended in such manner as to provide for reducing the width of the proposed concrete pave-

ment in such street from thirty feet to twenty-four feet.

"§ 2. Notice of any such special election shall be given in the same manner as for an annual election under the Village law. Such election shall be held by the same officers and conducted and the result canvassed and certified in the same manner as for an annual election under such law; but the prohibitions contained in such law against the holding of a special election in certain months shall not apply to the time of the holding of a special election under this act. The ballots shall be in the form prescribed by the

Election Law for questions submitted.

"§ 3. If proposition number one or number two, or both, be submitted as provided in this act and if either proposition or both propositions be adopted, the board of trustees of such village may apply for a change, alteration, amendment and modification of plans, specifications and estimates heretofore adopted for the paving of the street or streets mentioned in each proposition adopted, in such manner as to provide for reducing the width of such street of streets, or part thereof, in accordance with such proposition; such application and consent to be made in accordance with the provisions of the Highway Law governing the modification of plans and specifications for the construction of a county highway through a village; and authority is hereby given to make such change, alteration, amendment and modification in the manner and form provided in the Highway Law.

"§ 4. If proposition number three be submitted and if it be adopted, the board of trustees of such village may change, alter and amend all plans, specifications and proceedings heretofore adopted, had or taken, for the pavement of Monroe street in such village, in such manner as to provide for reducing the width of

such street in accordance with such proposition.

" § 5. The funds provided by sales of bonds referred to in chapter two hundred and sixty-six of the Laws of nineteen hundred and eighteen shall be applicable to the payment of the share of such village, as between the village and the State and county, in the cost of paving both Washington street and Jefferson street, either according to plans and specifications adopted pursuant to such chapter or according to plans and specifications as the same may be changed pursuant to this act, if such damage be made; and the payment of such bonds and".

Page 2, strike out lines 1 to 9, inclusive.

Page 2, line 13, strike out "2" and insert "6".

Page 2, line 18, after "chapter" insert "or according to plans and specifications as the same may be changed pursuant to this act, if such change be made,".

Page 2, between lines 24 and 25, insert the following:

"§ 7. If there be an unexpended balance of moneys heretofore authorized or provided, for the paving of any such street, after providing for the construction of the pavement for which such moneys are applicable, the board of trustees, in its discretion, may expend such balance in building concrete pavements in any other street or streets, to be designated by it, in such village."

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Kenyon (No. 1597, Int. No. 533), entitled "An act making an appropriation for the prevention, control and treatment of venereal diseases," reported the same with the following recommendations:

Page 1, following title insert enacting clause "The People of the State of New York, represented in Senate and Assembly do enact as follows:"

Page 2, strike out lines 11 and 12.

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Martin (No. 1602, Int. No. 1114) entitled "An act to amend the Election Law, in relation to county expenses for elections of the county of Oneida," reported the same with the following recommendations:

Page 1, strike out all after line 6 and insert the following: "§ 209-a. Article not applicable to Oneida county [and Broome counties;] powers and duties of county clerk[s] in such county [counties] defined. After this section takes effect the foregoing provisions of this article shall not apply to the county [counties] of Oneida, [and Broome,] excepting section one hundred and ninety-nine. For the purpose of applying such section, the county clerk in [each of] such county, [counties] shall be deemed a board of elections. In [each of] such county, [counties,] except as otherwise provided in this section, the county clerk shall have therein the powers and duties of a board of elections, as well as those of a county clerk, prescribed by this chapter or other statute, and references to such board shall be deemed to mean and include, with respect to [any] such county, the county

clerk thereof. All books, documents, papers, records and election appliances or appurtenances held or used by or under the control of the [board of elections in the county of Oneida or] county clerk of the county of Broome, pursuant to the provisions of this chapter, and as heretofore provided for under this section shall, when this [section takes] amendment takes effect, be transferred to the care, custody and control of the [respective county clerks] board of elections of such county, [counties, Each such] The county clerk of Oneida county may adopt rules and regulations, not inconsistent with the provisions of this chapter, for conducting the business of his office in relation to carrying out the provisions of this chapter. The official papers, records and documents in the office of such county clerk from time to time relating to general, special or primary elections, or in his custody under any provision of this chapter, shall be public and open to inspection by any citizen of the state during office hours. The county clerk of Oneida [each such] county shall be the custodian of primary records of his county. Notwithstanding the provisions of any other statute, either general or local, the board of supervisors of Oneida [Broome] county may from time to time provide by resolution for the appointment by the county clerk of such county [of additional assistants, at the expense of the county, in the office of such clerk, and the board of supervisors of Oneida county may in like manner provide for the appointment by the county clerk of Oneida county] of two additional deputies representing each of the two political parties which at the last general election preceding such appointment cast the highest and the next highest number of votes for governor and of additional assistants, whenever such board of either county, respectively, shall determine that such deputies or assistants are necessary for the proper performance of the additional duties devolved upon such clerk by this section; but the aggregate compensation [of such additional assistant appointed on account of such additional powers and duties in the county of Broome shall not exceed one thousand dollars annually, and of such deputies and assistants in the county of Oneida shall not exceed [three thousand two hundred] four thousand five hundred dollars annually, exclusive cf necessary emergency employees.

"§ 2. This act shall take effect immediately."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Donohue (No. 1454, Int.

No. 1269), entitled "An act to amend the municipal court code of the city of New York, in relation to liens on chattels," reported the same with the following recommendations:

Page 1, in the title, strike out "municipal court code of the city of" and insert after "New York" "city municipal court code".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Fearon (No. 550, Int. No. 527), entitled "An act to amend the Code of Civil Procedure, in relation to cancellation of undertakings in Appellate Division by the Court of Appeals on appeal to that court from judgment of reversal by Appellate Division," reported the same with the following recommendation:

Page 1, line 1, strike out "article" and insert "chapter".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Fearon (No. 1671, Int. No. 1058), entitled "An act to amend the Penal Law, in relation to the unlawful operation of vehicles," reported the same with the following recommendations:

Page 1, line 2, strike out "unnumbered paragraph at the".

Page 1, line 3, strike out "end thereof".

Page 1, line 2, after "new" insert "subdivision to be subdivision three, and".

Page 1, line 4, strike out all of line.

Page 1, line 5, before "A" insert "3."

Page 1, line 10, strike out "is guilty of assault in the first degree".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Richford (No. 1560, Int. No. 543), entitled "An act to amend the Town Law, in relation to the compensation of elections officers in Chemung county," reported the same with the following recommendations:

Page 1, line 1, strike out "Subdivision two of section" and insert before "eighty-five" "Section".

Page 1, line 4, strike out "as amended by chapter ninety-three of the Laws of" and in line 5, strike out "nineteen hundred and sixteen.".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Walter (No. 1667, Int. No. 140), entitled "An act to amend the municipal court act of the city of New York, in relation to notice of entry of judgments and orders," reported the same with the following recommendations:

Page 1, in the title, strike out "municipal court act of the city of", and strike out comma after "New York" and insert after "New York" "city municipal court code,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell, and legalizing such contract and the proceedings by which it was entered into." (No. 1574, Int. No. 577.)

"An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement." (No. 1262, Int. No. 1131.)

"An act to promote the health and efficiency of firemen in cities of the State." (No. 184, Int. No. 182.)

"An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda, generally, and to repeal certain sections thereof." (No. 921, Int. No. 848.)

"An act to amend the Code of Civil Procedure, in relation to the annulment of marriage." (No. 1680, Int. No. 451.)

"An act to amend the Civil Service Law, in relation to the limitation of the power of removal and the compensation of veterans reinstated by order of the courts." (No. 1681, Int. No. 1182.)

"An act to amend the General Municipal Law, in relation to child welfare board." (No. 1682, Int. No. 236.)

"An act to amend the Code of Civil Procedure, in relation to testimony in divorce cases." (No. 855, Int. No. 788.)

"An act to amend the Judiciary Law, in relation to the compensation of the clerks of the Appellate Division, third and fourth departments, and the deputy clerk, third department, and attendants, third and fourth departments, and the appointment of a consultation clerk to the justices of the third department." (No. 1599, Int. No. 249.)

"An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogates' court of New York county." (No. 1344, Int. No. 1190.)

"An act to amend chapter four hundred and fifty-seven of the Laws of nineteen hundred and seven, entitled 'An act in relation to gas and electricity in the city of Syracuse.'" (No. 1571, Int. No. 868.)

"An act to amend the Penal Law, in relation to punishment for felony when person convicted has been previously convicted of a misdemeanor." (No. 1222, Int. No. 1095.)

"An act to amend the Penal Law, in relation to licenses to carry fire arms." (No. 962, Int. No. 871.)

Mr. Martin offered for the consideration of the House a resolution, in the words following.

Resolved, That the time for handing up the final report of the judiciary committee be extended to April 11, 1919, for the purpose of submitting the report of said committee upon the contested election of Martin J. Healy, as member of Assembly.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a

majority of all the members elected to the Assembly voting in favor thereof.

By unanimous consent, Mrs. Sammis called up Assembly bill (No. 1429, Int. No. 1255) entitled "An act to amend the Town Law, in relation to compensation to town officers in the town of Huntington, in the county of Suffolk," now on the order of second reading.

Said bill having been announced, Mrs Sammis moved to amend as follows:

Page 1, strike out lines 8 to 11, inclusive; and strike out lines 1 to 21, inclusive, on page 2 and insert in italics in place thereof the following:

"m. In the town of Huntington, in the county of Suffolk, the supervisor hereafter elected shall receive from the town, in lieu of per diem or other compensation, fees or percentages for services rendered to the town, an annual salary of three thousand dollars and the town clerk hereafter elected shall receive in lieu of per diem or other compensation, fees and percentages for any services for the town an annual salary of two thousand five hundred dollars. The justices of the peace hereafter elected shall each receive, in lieu of charges against the town in criminal actions an annual salary of one thousand dollars. In such town, the following officers hereafter elected or appointed shall receive the following annual salaries, in lieu of per diem compensation or fees: superintendent of highways, two thousand dollars; deputy superintendent of highways, twelve hundred dollars; each assessor, twelve hundred dollars; receiver of taxes, twenty-five hundred dollars and an allowance of one thousand dollars for clerk hire; each overseer of the poor, one thousand dollars; each auditor, six hundred dollars. The amount of a salary fixed by".

Page 2, line 26, after the period insert in italics "The fees and percentages collected by the receiver, in collecting taxes, shall belong to the town."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1678, Int. No. 755) entitled "An act to amend the Highway Law, in relation to motor vehicles," having been announced for a second reading,

On motion of Mr. Lyons, and by unanimous consent, said bill

was ordered placed on the second reading calendar for Monday next.

The bill (No. 259, Int. No. 255) entitled "An act to amend the Insurance Law, in relation to the lending of money by corporations," was read the second time.

On motion of Mr. Braun, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1379, Int. No. 1225) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," was read the second time.

On motion of Mr. Braun, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 845, Int. No. 780) entitled "An act making an appropriation for defraying the expenses of the Interstate Bridge Commission under the provisions of article six of the State Boards and Commissions Law," was read the second time.

On motion of Mr. Brown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 964, Int. No. 873) entitled "An act releasing to John Kennaly, his heirs, executors and assigns, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and personal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State Treasurer to pay the amount in the treasury to the credit of the estate of said deceased, and the Commissioners of the Land Office of the State of New York to convey the right, title and interest of the people of the State of New York in said real property, to said John Kennaly, his heirs, executors and assigns." having been announced for a second reading,

On motion of Mr. Lyons, and by unanimous consent, sail bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 947, Int. No. 856) entitled "An act to amend the Greater New York charter, in relation to the police department," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1312, Int. No. 1175) entitled "An act to amend the County Law, in relation to designation of newspapers to publish election notices," was read the second time.

On motion of Mr. Caulfield, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1273, Int. No. 1142) entitled "An act to provide for a department of public health in and for the city of Syracuse," was read the second time.

On motion of Mr. Chamberlin said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1274, Int. No. 1143) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health," was read the second time.

On motion of Mr. Chamberlin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1373, Int. No. 1219) entitled "An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom," was read the second time.

On motion of Mr. Cheney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1438, Int. No. 1264) entitled "An act to amend the Lackawanna city charter, in relation to compensation of city officers," was read the second time.

On motion of Mr. Cheney said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 468, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 354, Int. No. 347) entitled "An act to create a board of conference, in relation to the proposed construction of a

waterway, between Gravesend bay and Jamaica bay, and making an appropriation therefor," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1495, Int. No. 1304) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of George Bouck against the State for property damages alleged to have been sustained by reason of the flooding of the Mohawk river in the year nineteen hundred and eighteen," was read the second time.

On motion of Mr. A. E. Davies, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 479, Int. No. 467) entitled "An act to amend the Tax Law, in relation to the tax imposed on transfer of stock," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1501, Int. No. 1310) entitled "An act authorizing the Court of Claims to hear and determine certain claims," was read the second time.

On motion of Mr. Dobson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 349, Int. No. 342) entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Rehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1453, Int. No. 1268) entitled "An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1625, Int. No. 1365) entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this state, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1030, Int. No. 932) entitled "An act to amend the Highway Law, in relation to fees to be paid for chauffeur's and operator's licenses," having been announced for a second reading.

On motion of Mr. Lyons, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1287, Int. No. 674) entitled "An act to amend the Greater New York charter, in relation to the retirement fund of the supervising and teaching staff of the College of the City of New York." was read the second time.

On motion of Mr. Fertig, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 718, Int. No. 681) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 771, Int. No. 713) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," was read the second time.

On motion of Mr. Flynn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1411, Int. No. 1237) entitled "An act to amend the Village Law, in relation to extension of village lighting systems," was read the second time.

On motion of Mr. Gage, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1651, Int. No. 1394) entitled "An act to amend the Insurance Law, in relation to deposits by insurance corporations of other states," was read the second time.

On motion of Mr. Gardner said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1652, Int. No. 1395) entitled "An act to amend the Insurance Law, in relation to limitation of risk," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1550, Int. No. 1342) entitled "An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1649, Int. No. 1392) entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1650, Int. No. 1393) entitled "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1549, Int. No. 1341) entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 936, Int. No. 567) entitled "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1161, Int. No. 1042) entitled "An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights, powers, duties and obligations,' in relation to commissions upon all moneys real and personal, which shall come into his hands," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1164, Int. No. 1279) entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen," was read the second time.

On motion of Mr. Hamill, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 862, Int. No. 792) entitled "An act to amend the Code of Civil Procedure, in relation to priorities in granting letters of administration," was read the second time.

On motion of Mr. Healy, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1519, Int. No. 957) entitled "An act to amend the charter of the city of Gloversville, generally," was read the second time.

On motion of Mr. Hutchinson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1624, Int. No. 1364) entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Binghamton Bureau of Associated Charities and The Binghamton Board of Charities,' in relation to the temporary detention of children," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1188, Int. No. 1070) entitled "An act to amend the Village Law, in relation to the acquisition of private water systems," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1187, Int. No. 1069) entitled "An act to amend the Code of Civil Procedure, in relation to trial of issues of fact before a referee," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 238, Int. No. 235) entitled "An act to amend the General Business Law, in relation to licenses for hawking and peddling," was read the second time.

On motion of Mr. Klingmann, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1470, Int. No. 1285) entitled "An act to amend the Greater New York charter, in relation to the police department," was read the second time.

On motion of Mrs. Lilly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1128, Int. No. 1019) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," was read the second time.

On motion of Mr. Long, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1613, Int. No. 1353) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Women's Relief Corps Home," was read the second time. On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1272, Int. No. 1141) entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to town and county employees by taxation," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 803, Int. No. 745) entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 402, Int. No. 392) entitled "An act to provide for repairing and rebuilding of the abutments, side walls and approach of the bridge over the outlet of Keuka lake, in the town of Milo, Yates county, and making an appropriation therefor," was read the second time.

On motion of Mr. Lown, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 831, Int. No. 766) entitled "An act to authorize the city of New York, by its board of estimate and apportionment to allow and pay to Samuel B. Moore, of number one hundred and twenty-nine Cambridge place, borough of Brooklyn, in such city, a pension on account of disability received while in the service of such city," was read the second time.

On motion of Mr. Lyons, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1024, Int. No. 926), entitled "An act to amend the Education Law, in relation to taxpayers' elections in, and the issuance of bonds for school purposes by, the city of Oswego," having been announced for a second reading,

On motion of Mr. Machold, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 875, Int. No. 805) entitled "An act to amend

the charter of the city of Fulton, in relation to city officers and funds for the water works system," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1337, Int. No. 876) entitled "An act to amend the charter of the city of Fulton, generally," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1632, Int. No. 1372) entitled "An act to create a commission to confer with committees of Congress, in relation to Indian affairs, and making an appropriation for the expenses of the commission," having been announced for a second reading,

On motion of Mr. Lyons, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1621, Int. No. 1361) entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1165, Int. No. 1046) entitled "An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of assessments in such county in the year nineteen hundred and eighteen, and to provide for payment to such city of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1285, Int. 1155), entitled "An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge canal traffic," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 552, Int. No. 529) entitled "An act to amend the Penal Law, in relation to public sports on Sunday," having been announced for a second reading,

On motion of Mr. Lyons, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1244, Int. No. 1115) entitled "An act authorizing the improvement of Oriskany creek feeder in the village of Oriskany Falls, county of Oneida, and making an appropriation therefor," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1245, Int. No. 1116) entitled "An act authorizing the improvement of the Oriskany creek feeder at or near the village of Clinton, in the town of Kirkland, county of Oneida, and making an appropriation therefor," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 955, Int. No. 864) entitled "An act to amend the Penal Law, in relation to Sunday observance," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1361, Int. No. 1207) entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees," was read the second time.

On motion of Mr. McElligott, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1425, Int. No. 1251) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the service of police summons," was read the second time.

On motion of Mr. McElligott, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 797, Int. No. 739) entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," having been announced,

Mr. McWhinney moved to amend as follows:

Page 4, line 16, strike out "immediately" and insert "February first, nineteen hundred and twenty."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading, Monday, March 31st.

The bill (No. 1260, Int. No. 1129) entitled "An act to amend the charter of the city of Batavia, generally," was read the second time.

On motion of Mr. C. P. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 390, Int. No. 381) entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1300, Int. No. 1163) entitled "An act to authorize the Court of Claims to hear and determine a claim filed by Erna Ellis of Glendale, in the borough of Queens, city and State of New York, for injury to property alleged to have been caused through the negligence of certain convicts, while working on the Kaaterskill Clove road at Palenville, Greene county, New York," was read the second time.

On motion of Mr. O'Hare, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1548, Int. No. 1340) entitled "An act to amend the Tax Law, in relation to compensation of surrogates in certain counties," was read the second time.

On motion of Mr. Pellett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1590, Int. No. 1245) entitled "An act to amend chapter two hundred and sixty-six of the Laws of eighteen hun-

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dred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village,' in relation to raising money by taxation for certain village purposes," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 568, Int. No. 545) entitled "An act to amend the Penal Law, in relation to calculating term of imprisonment," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 445, Int. No. 434) entitled "An act to amend the Penal Law, in relation to indeterminate sentences to State prisons," was read the second time.

On motion of Mr. Richford, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1480, Int. No. 1295) entitled "An act to grant and release to the successors in interest of August Peitt, late of the county of Suffolk, deceased, all the right, title and interest of the people of the State in and to a parcel of real property of such deceased, all the right, title and interest twenty acres and situate on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk," was read the second time.

On motion of Mrs. Sammis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1539, Int. No. 1331) entitled "An act to amend the Education Law, relative to State scholarships for pupils whose courses of study have been interrupted because of entering military or naval service of the United States during the war between the United States and Germany," was read the second time.

On motion of Mr. Shannon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1426, Int. No. 1252) entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for

the city of Buffalo,' in relation to local work or improvement," was read the second time.

On motion of Mr. Slacer, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 33, Int. No. 32) entitled "An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Manhattan," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1171, Int. No. 1053) entitled "An act to amend the Greater New York charter, in relation to the powers of the board of standards and appeals and of the board of appeals, through the chairman, to administer oaths and compel the attendance of witnesses," was read the second time.

On motion of Mr. E. A. Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1552, Int. No. 1344), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and sixteen, inclusive," was read the second time.

On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1559, Int. No. 1150), entitled "An act to amend the County Law, in relation to the salaries of the county judges and surrogates of certain counties," was read the second time.

On motion of Mr. Thayer, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1422, Int. No. 1248), entitled "An act in relation to fixing the salaries of stenographers of certain grades in the district attorney's office of the county of New York," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision. 1316 FRIDAY

The bill (No. 784, Int. No. 726), entitled "An act to amend the Greater New York charter, in relation to commissioners of deeds," was read the second time.

On motion of Mr. Ullman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1486, Int. No. 1301), entitled "An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers," was read the second time.

On motion of Mr. Vezin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 570, Int. No. 547), entitled "An act to provide service badges and ribbons for the officers and enlisted men of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who served in the army, navy or marine corps of the United States on the Mexican border or in Mexico between June eighteenth, nineteen hundred and sixteen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor," was read the second time.

On motion of Mr. Welsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1266, Int. No. 1135), entitled "An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1265, Int. No. 1134), entitled "An act to amend the Insurance Law, in relation to mutual automobile casualty insurance corporations," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1124, Int. No. 1015), entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties," was read the second time. On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1340, Int. No. 1186), entitled "An act to amend the Election Law, in relation to salary of secretary to commissioner of elections of Niagara county," was read the second time.

On motion of Mr. Bewley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 593, Int. No. 566), entitled "An act to amend the Civil Service Law, in relation to inspectors of masonry construction," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1311, Int. No. 1174), entitled "An act to amend the Election Law, in relation to the publication of election notices," was read the second time.

On motion of Mr. Caulfield, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1562, Int. No. 1235), entitled "An act to amend the Judiciary Law, in relation to the salary of stenographers of the county court of Kings, Queens and Richmond counties," was read the second time.

On motion of Mr. Curley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1158, Int. No. 1039), entitled "An act to amend the Insanity Law, in relation to the duties of local officers," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1221, Int. No. 1094), entitled "An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1476, Int. No. 1291), entitled "An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision. 1318 FRIDAY

The bill (No. 1457, Int. No. 1272), entitled "An act to amend the Real Property Law, in relation to recording conveyances of real property," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1463, Int. No. 1278), entitled "An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the Honor Roll Relief Fund,' in relation to what persons shall constitute the body corporate," was read the second time.

On motion of Mr. Flynn, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1623, Int. No. 1363), entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 806, Int. No. 748), entitled "An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through lines of telephone communications," was read the second time.

On motion of Mr. Lord, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1364, Int. No. 1210), entitled "An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1049, Int. No. 949), entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect," having been announced for a second reading,

On motion of Mr. Lyons, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 660, Int. No. 624), entitled "An act to amend the Judiciary Law, in relation to the power of the court of appeals as to admission of attorneys and counselors to practice," having been announced for a third reading. On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 632, Int. No. 598), entitled "An act to amend the Civil Service Law, in relation to retention in office," was read the second time.

On motion of Mr. McWhinney, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 650, Int. No. 616), entitled "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity," having been announced for a second reading,

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 641, Int. No. 607), entitled "An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners," having been announced for a second reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 640, Int. No. 606), entitled "An act to amend the Membership Corporations Law, in relation to the rights of cemetery lot owners," having been announced for a second reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 457, Int. No. 446), entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to employees by counties, cities, towns and villages," was read the second time.

On motion of Mr. Welsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1577, Int. No. 1031), entitled "An act to legalize acts and proceedings of the city of Olean, in relation to providing, by certificates of indebtedness, moneys for flood abate-

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ment work, including a special city election on September thirtieth, nineteen hundred and eighteen, to authorize the raising of moneys for such purpose, and to authorize the issuance and sale of city bonds to provide for the payment of such certificates," was read the second time.

On motion of Mr. D. H. Ames, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1251, Int. No. 1120), entitled "An act authorizing the improvement of Chadakoin river east of Main street in the city of Jamestown, Chautauqua county, and making an appropriation therefor," was read the second time.

On motion of Mr. H. L. Ames, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1338, Int. No. 1184), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to the city judge and the city court," was read the second time.

On motion of Mr. Bewley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1538, Int. No. 1330), entitled "An act to amend the Village Law, in relation to the annual financial statement of the board of trustees," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1205, Int. No. 1078), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbitt, formerly a patrolman in the police department of said city, was dismissed from said department, and to reinstate him in the position formerly held by him," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1490, Int. No. 931), entitled "An act to amend the Highway Law, in relation to repair of highways at railroad crossings," was read the second time.

On motion of Mr. Booth, said bill was placed on the order of third reading and referred to the committee on revision. The bill (No. 1000, Int. No. 901), entitled "An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth day of July, nineteen hundred and two," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 393, Rec. No. 25), entitled "An act to amend chapter four hundred and twenty-six of the Laws of nineteen hundred and seventeen, entitled 'An act to establish a commission to act jointly with a similar commission of the State of New Jersey in the investigation of port conditions at the port of New York and to submit a comprehensive report recommending the proper policy that shall be pursued for the best interests of the entire port of New York, and the legislation, State and Federal, that will be necessary to make such recommendations effective, and making an appropriation for the expenses of said commission,' in relation to membership on the commission," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The Senate bill (No. 360, Rec. No. 101), entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and eighty four, entitled 'An act in relation to the office of the clerk of the city and county of New York,' in relation to the bond of the clerk of the county of New York and official searches in his office," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading.

The Senate bill (No. 916, Rec. No. 130), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relating to Hellgate pilots," was read the second time.

On motion of Mr. McCue, said bill was placed on the order of third reading.

The Senate bill (No. 606, Rec. No. 86), entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 8, Rec. No. 138), entitled "An act to repeal chapter two hundred and five of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for assuring an adequate food supply and for promoting the production thereof, and making an application therefor," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading.

The Senate bill (No. 782, Rec. No. 139), entitled "An act to repeal chapter six hundred and twenty-five of the Laws of ninetcen hundred and thirteen, establishing a commission on sites, grounds and buildings," was read the second time.

On motion of Mr. Adler, said bill was placed on the order of third reading.

The Senate bill (No. 201, Rec. No. 93), entitled "An act to amend the Liquor Tax Law, in relation to the surrender and cancelation of liquor tax certificates," was read the second time.

On motion of Mr. Fearon, said bill was placed on the order of third reading.

The Senate bill (No. 885, Rec. No. 118), entitled "An act to amend the Code of Civil Procedure, in relation to habeas corpus," having been announced for a third reading.

On motion of Mr. Fearon, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1601, Int. No. 569), entitled "An act to amend the Public Service Commission Law, in relation to duties of telephone companies," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, March 28, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 588, Int. No. 160) entitled "An act to amend the Education Law, in relation to local historians."

ALFRED E. SMITH.

Said bill having been announced, Mr. Martin moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 110 NOES 00

Those who voted in the affirmative were:

Adler	Pavies A E	Harris	Martin	Showers
Ames D H	Davies E O	Hawkins	McCue	Slacer
Ames H L	Davis	Hopkins	McGinnies	Smith C C
Bewley	Dobson	Hunter	McKee	Solomon C
Blakely	Donnelly	Hutchinson	McNab	Solomon M
Bloomfield	Donohoe	Jenks	McWhinney	Soule
Booth	Downs	Johnson L W		Steinberg
Brackley	Drechsler	Judson	Miller C P	Tallett
Brady	Duke	Kennedy	Miller N J	Thayer
Brink	Everett	Kenyon	Morris	Tyler
Brown	Fearon	Kiernan	Mullen	Ullman
Brush	Fenner	Klingmann	Norton	Vezin
Burtnett	Flanagan	Lattin	Peck	Walrath
Caulfield	Flynn	Lentol	Pierce	Webb
Chamberlin	Franchot	Lilly	Quackenbush	Wells
Cheney	Gaffers	Link	Rice	Welsh
Coles	Gage	Long	Richford	Westall
Copeley	Gardner	Lord	Rowe	Wheelock
Cowee	Graham	Lown	Sammis	Whitcomb
Cox	Greenwald	Lyons	Scott	Wilson
Crowley	Hager	Machold	Seaker	Winter
Curley	Hamill	Malone	Shannon	Witter

Mr. Martin moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 2, line 5, strike out everything after "trustees."

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Page 2, strike out lines 6 to 20, inclusive.

Page 2, line 21, strike out "appointed," at the beginning of line.

Page 3, line 2, strike out the word "shall" and insert in italies the word "may".

Mr. Speaker put the question whether the House would agree to said motion, and its was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 28, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 142, Assembly Reprint No. 1291, Rec. No. 27) entitled "An act to amend the County Law, in relation to compensation of supervisors of Yates county," for the purpose of amendment.

By order of the Senate, ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 28, 1919.

Resolved (if the As embly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (Nc. 286, Rec. No. 99) entitled "An act to amend chapter sixty-two of the Laws of eighteen hundred and ninety-seven, entitled 'An act to authorize the appointment of a county detective in counties of more than one hundred and twenty-five thousand inhabitants and to fix the compensation of such detective,' in relation to the number and method of compensating detectives in certain counties," for the purpose of amendment.

By order of the Senate, ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 28, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the mayor of the city of Yonkers, requesting the return of Senate bill (No. 498, Rec. No. 88) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," for the purpose of amendment.

By order of the Senate, ERNEST A. FAY, Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate with a message that the Assembly have concurred in the passage of the same.

The Senate returned the bill (No. 1320, Int. No. 1183) entitled "An act making appropriations for the support of the government," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Clarence W Smith, mayor of the city of Johnstown, N. Y., returning Assembly bill (No. 1444, Int. No. 649) entitled "An act to amend the charter of the city of Johnstown, generally," with a message that said mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accepts the same. same.

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned until Saturday, March 29th, at 11 o'clock A. M.

SATURDAY, MARCH 29, 1919

The House met pursuant to adjournment.

Mr. Cowee in the chair.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Graham, the reading of the journal of yesterday was dispensed with and the same was approved.

By unanimous consent, the following bills were introduced:

By Mr. Lown: "An act to amend the Code of Civil Procedure, in relation to the entry and docketing of deficiency judgments, in actions for the foreclosure of mortgages" (Int. No. 1439), which was read the first time and referred to the committee on codes.

By Mr. Machold: "An act to amend the Executive Law, in relation to the destruction of applications for registration of motor vehicles or for chauffeurs' or operators' licenses, which have been on file more than three years" (Int. No. 1440), which was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs" (Int. No. 1441), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Legislative Law, in relation to the legislative budget committee, and to the Senate finance committee and Assembly ways and means committee and the budget secretaries thereof" (Int. No. 1442), which was read the first time and referred to the committee on ways and means.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. McElligott (No. 1361, Int. No. 1207), entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees."

Also, the bill introduced by Mr. Brown (No. 845, Int. No. 780), entitled "An act making an appropriation for defraying the expenses of the Interstate Bridge Commission under the provisions of article six of the State Boards and Commissions Law,"

Also, the bill introduced by Mr. Machold (No. 1165, Int. No. 1046), entitled "An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of assessments in such county in the year nineteen hundred and eighteen, and to provide for payment to such city of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county."

Also, the bill introduced by Mr. Martin (No. 1244, Int. No. 1115), entitled "An act authorizing the improvement of Oriskany creek feeder in the village of Oriskany Falls, county of Oneida, and making an appropriation therefor."

Also, the bill introduced by Mr. Lown (No. 402, Int. No. 392), entitled "An act to provide for repairing and rebuilding of the abutments, side walls and approach of the bridge over the outlet of Keuka lake, in the town of Milo, Yates county, and making an appropriation therefor."

Also, the bill introduced by Mr. Long (No. 1128, Int. No. 1019), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital."

Also, the bill introduced by Mr. Lyons (No. 831, Int. No. 766), entitled "An act to authorize the city of New York, by its board of estimate and apportionment to allow and pay to Samuel B. Moore, of number one hundred and twenty-nine Cambridge place, borough of Brooklyn, in such city, a pension on account of disability received while in the service of such city."

Also, the bill introduced by Mr. Flynn (No. 771, Int. No. 713), entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement."

Also, the bill introduced by Mr. Braun (No. 1379, Int. No. 1225), entitled "An act to locate in part the boundary lines between the counties of Kings and Queens."

Also, the bill introduced by Mr. Cheney (No. 1373, Int. No. 1219), entitled "An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom."

Also, the bill introduced by Mr. Martin (No. 1245, Int. No. 1116), entitled "An act authorizing the improvement of the Oriskany creek feeder at or near the village of Clinton, in the town of Kirkland, county of Oneida, and making an appropriation therefor."

Also, the bill introduced by Mr. Machold (No. 1285, Int. No. 1155), entitled "An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge canal traffic."

Also, the bill introduced by Mr. Chamberlin (No. 1274, Int. No. 1143), entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health."

Also, the bill introduced by Mr. Hamill (No. 1161, Int. No. 1042), entitled "An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights, powers, duties and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands."

Also, the bill introduced by Mr. Machold (No. 875, Int. No. 805), entitled "An act to amend the charter of the city of Fulton, in relation to city officers and funds for the water works system."

Also, the bill introduced by Mr. Hutchinson (No. 1519, Int. No. 957), entitled "An act to amend the charter of the city of Gloversville, generally," reported the same without recom-

mendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Fertig (No. 1287, Int. No. 674), entitled "An act to amend the Greater New York charter, in relation to the retirement fund of the supervising teaching staff of the College of the City of New York," reported the same with the following recommendations:

Page 1, line 2, strike out "enacted" and insert after "as" "re-enacted by chapter four hundred and sixty-six of the Laws of nineteen hundred and one, added ".

Page 1, line 3, before "amended" insert "last".

Page 1, line 6, print whole line in Roman type.

Page 1, line 7, italicise "Subdivision 1."

Page 3, lines 8, 9, 10, 11, italicise.

Page 3, line 12, print "prescribed." in italics.
Page 3, line 17, print "instructional" in italics.

Page 3, line 18, after "college" insert a comma. Page 3, line 21, print "for at least" in italics.

Page 4, line 2, italicise "at least".

Page 4, line 3, italicise "at least".

Page 4, line 7, italicise "at least".

Page 4, line 9, after "college" insert ",".

Page 4, line 16, after "may" insert ",".

Page 4, line 19, after "members" insert ",",

Page 4, line 21, after "provided" insert ".".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Lord (No. 803, Int. No. 745), entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve," reported the same with the following recommendation:

Page 1, line 5, strike out "Winfield" and strike out "Plover". which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Tax Law, in relation to the reimbursement of towns or other tax districts by school districts for rejected returned school taxes charged against such towns or other tax districts in Ulster county." (No. 1594, Int. No. 1106.)

"An act to amend the Labor Law, in relation to the inspection of boilers." (No. 1568, Int. No. 253.)

"An act to amend the Code of Criminal Procedure, in relation to the fees of constables in criminal cases." (No. 1371, Int. No. 1217.)

"An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines and certain other persons." (No. 1575, Int. No. 223.)

"An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots." (No. 1604. Int. No. 1048.)

"An act to amend the Education Law, in relation to the law library in Richmond county." (No. 1569, Int. No. 1159.)

"An act to amend the Highway Law, in relation to mirrors on motor trucks." (No. 1581, Int. No. 338.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, in relation to proposed amendments to the Constitution of the United States." (No. 1603, Int. No. 366.)

"An act to amend chapter three hundred and three of the Laws of eighteen hundred and eighty-two, re-entitled 'An act in relation to summary proceedings to remove monthly tenants in the cities of New York and Brooklyn for holding over,' by chapter three hundred and fifty-seven of the Laws of eighteen hundred and eighty-nine, in relation to notices to tenants." (No. 1600, Int. No. 1146.)

"An act to amend the Code of Civil Procedure, in relation to warrants of attachment." (No. 1133, Int. No. 1024.)

"An act to amend the Penal Law, in relation to punishment for second offense or felony or petit larceny." (No. 1223, Int. No. 1096.) "An act to amend the charter of the city of Buffalo, in relation to the department of public safety." (No. 1565, Int. No. 865.)

"An act to amend the Code of Civil Procedure, in relation to the appointment of deputy clerks in the surrogate's court." (No. 1694, Int. No. 1034.)

"An act to amend the Transportation Corporations Law, in respect to stage routes, bus lines and motor vehicle lines carrying passengers for hire in cities." (No. 1692, Int. No. 781.)

By unanimous consent, Mr. Witter called up Assembly bill (No. 1504, Int. No. 1313) entitled "An act to empower the Commissioner of Agriculture to recognize war savings stamps as cash when paid by fairs as premiums," now on the order of third reading.

Mr. Witter moved that said bill be recommitted to the committee on agriculture, with instructions to report the same forthwith amended by substituting therefor the following substitute bill:

(See Appendix No. 15.)

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Witter, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

On motion of Mr. Witter, the committee on rules was instructed to report Assembly bill (No. 1592, Int. No. 1127) entitled "An act to amend the County Law, in relation to raising money in counties to improve agricultural conditions," with the following amendments:

Strike out all after the enacting clause and insert the following substitute bill:

(See Appendix No. 16.)

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Witter, said bill was ordered reprinted as amended and recommitted to said committee.

The bill (No. 431, Int. No. 420) entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the World War," having been announced for a second reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1627, Int. No. 1367) entitled "An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor," was read the second time.

On motion of Mr. Judson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1139, Int. No. 1030) entitled "An act to amend the Public Health Law, in relation to the practice of nursing," having been announced for a second reading,

On motion of Mr. Graham, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 661, Int. No. 625) entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities," having been announced for a second reading,

On motion of Mr. Graham, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1607, Int. No. 1204) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district," having been announced for a second reading.

On motion of Mr. Showers, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1142, Int. No. 164) entitled "An act to authorize and direct the conveyance by quit-claim deed to Arthur B. Conger, Herbert T. Conger, Wilhelmina B. C. Blatchford, Katharine Conger Loines, Margaret Lynch Conger, Mary Conger Vanamee, Wilhemina DePeyster Conger, Frederic M. Conger,

Clarence R. Conger, junior, Katharine Conger Loines, as executor and trustee under the will of Clarence R. Conger, deceased, and Albert Francis Hagar, as trustee, of certain public lands in the county of Rockland," was read the second time.

On motion of Mr. Peck, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1631, Int. No. 1371) entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county," was read the second time.

On motion of Mr. Peck, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1675, Int. No. 53) entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations," was read the second time.

On motion of Mr. Pierce, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1044, Int. No. 944) entitled "An act to amend the Agricultural Law, in relation to fat tests of composite samples of milk," was read the second time.

On motion of Mr. Seaker said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1278, Int. No. 1147) entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article elevena of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimbursement for expenditures made by a town board of education on account of the bonded indebtedness of a school district," was read the second time.

On motion of Mr. Soule, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1248, Int. No. 1119) entitled "An act to amend the Education Law, in relation to the election of the Commissioner of Education," having been announced for a second reading,

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On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1664, Int. No. 1396) entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office,' in relation to the salary of deputy clerk," was read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1658, Int. No. 1386) entitled "An act to amend the Agricultural Law, in relation to New York State packed apples," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1641, Int. No. 1374) entitled "An act to amend the Agricultural Law, in relation to milk and cream," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1638, Int. No. 349) entitled "An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1513, Int. No. 1320) entitled "An act to amend the Agricultural Law, in relation to evaporated apples," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 551, Senate No. 115) entitled "An act to amend the Education Law, in relation to cost of maintenance and instruction of pupils in institutions for the deaf and dumb," was read the second time.

On motion of Mr. Thayer, said bill was placed on the order of third reading.

The bill (No. 1553, Int. No. 1345) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved," was read the second time.

On motion of Mr. Duke, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Graham, the House adjourned.

MONDAY, MARCH 31, 1919

The House met pursuant to adjournment.

Prayer by Rev. Charles C. Harriman.

On motion of Mr. Adler, the reading of the journal of Saturday, March 29th, was dispensed with and the same was approved.

Mr. Speaker presented the Thirty-second Annual Report of the Mohawk and Hudson River Humane Society, which was laid upon the table and ordered printed.

(See Document.)

By unanimous consent the following bills were introduced:

By Mr. Donohue; "An act to amend the Labor Law, in relation to physical examination of employees" (Int. No. 1443), which was read the first time and referred to the committee on labor and industries.

By Mr. Judson: "An act to amend the Drainage Law, in relation to drainage of agricultural lands?" (Int. No. 1444), which was read the first time and referred to the committee on agriculture.

By Mr. McWhinney: "An act to create a commission, consisting of certain State officers, to investigate the availability of United States military property for State purposes" (Int. No. 1445), which was read the first time and referred to the committee on military affairs.

Also, "An act relating to the government of counties adjoining counties wholly within cities, and relating to the government of towns in such counties first mentioned" (Int No. 1446), which was read the first time and referred to the committee on internal affairs.

By Mr. Kenyon: "An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain in the village of Port Henry, Essex county, and making an appropriation therefor" (Int. No. 1447), which was read the first time and referred to the committee on ways and means.

By Mr. Fearon: "An act to amend the Public Lands Law, in relation to the sale of unsold abandoned land to owner of building" (Int. No. 1448), which was read the first time and referred to the committee on ways and means.

By Mr. Donohue: "An act to amend the Workmen's Compensation Law, in relation to the determination and payment of claims" (Int. No. 1449), which was read the first time and referred to the committee on judiciary.

 Λ me sage from the Governor by the hand of his secretary was received and read, in the words following:

Preliminary report of Jeremiah F. Connor, of Oneida, commissioner appointed by the Governor under the Moreland Act, to examine and investigate the management and affairs of the State Industrial Commission:

March 26, 1919.

Subject: Report on Direct Settlements.

Honorable Alfred E. Smith, Governor of the State of New York, Executive Chamber, Albany, N. Y.:

Dear Sir: In its original form the Workmen's Compensation Law required the State Workmen's Compensation Commission to adjudicate every claim for compensation and death benefits arising from injuries subject to the Act. By Chapter 167 of the Laws of 1915, this provision of the law was amended to permit direct settlements between the employer and employee. As leader of the minority in the Assembly, you opposed this change in the law, and during the campaign last Fall, you expressed a belief that direct settlements had worked an injustice to the injured men and women of the State. On February 21, 1919, you commissioned me under Section 8 of the Executive Law, known as the Moreland Act, to conduct an investigation into the management

and affairs of the State Industrial Commission which has charge of the administration of both the Workmen's Compensation Law and the Labor Law. Although my investigation has not been completed, I am making this special report in relation to direct settlements because the existing conditions are so shocking as to

require immediate remedial legislation.

The Compensation Law provides that where direct settlement is made, a joint report of the agreement shall be made to the Commission which shall examine the report and approve the same when its terms are strictly in accordance with the Compensation Law. I selected 1,000 reports of these agreements on direct settlements taken in chronological order from the files of the State Industrial Commission for the month of October, 1918. All of these 1,000 cases occurred in the metropolitan district. In each case the report of the agreement had been examined by the Commission and approved as strictly in accordance with the Compensation Law. Two of the regular examiners employed by the Commission selected for me from the 1,000, 349 cases in which the injuries appeared to be serious. I have so far investigated 110 of these 349 cases. It was immediately apparent that many of the claimants had been treated with gross injustice. I therefore requested and secured rehearings in these cases before the Industrial Commission itself. These rehearings were held on Thursday and Saturday of last week, notice having been sent to the employer and insurance carrier in each case. More than one-half of the cases proved to be underpaid in sums ranging from small amounts to \$2,000. Some of the conditions disclosed are almost unbelievable.

Of these cases, the following, to say the least, reveal the grave

injustice of the direct settlement plan:

Nora Ryan (Claim No. 325441), residing at 107 East 120th street, New York city, was injured September 3, 1918, while working for the Biltmore Hotel as a laundry woman. When I examined the case I found a typewritten report of an agreement prepared by the Employers Liability Assurance Corporation, which insured the Biltmore Hotel against the payment of compensation. This report of the agreement was signed by the claimant and by the Secretary of the Biltmore Hotel. It described the injury as "loss of whole of little finger" and stated that payment was to be made for 15 weeks at the rate of \$9.31 per week. This would be correct for such an injury, but when the claimant came before the Commission, it was found that a considerable portion of her hand had also been amputated. She was paid under the direct settlement, a total of \$139.65. The Industrial Commission as a result of your investigation awarded her

additional compensation amounting to \$617.56. When informed that she would get this additional amount, the claimant broke down before the Commission and cried like a child.

In case No. 200678, the claimant, Theodore V. Ayres, of Astoria, L. I., was injured July 11, 1918, while in the employ of the Astoria Light, Heat & Power Co., an employer which carries its own insurance. The attending physician's report and the report of the agreement described the injury as a compound comminuted fracture of the second and third fingers of the hand. As a matter of fact, there was also a compound fracture of the first and fourth fingers and lacerations of all the fingers. Under the settlement he was paid \$237.63 covering the period during which he was out of work. After returning to work for a short time he became sick and when he recovered the employer would not give him back his job, although other employees who were sick at the same time were restored to their old positions. His fingers had become stiffened as a result of the injuries. At the age of 71 he found himself crippled for life, out of work, and receiving no compensation under a law intended to protect injured workmen. When his case was reheard by the Industrial Commission on Saturday of last week, he received additional compensation for partial loss of use of the hand amounting to the sum of \$2,000.

In the case of Joseph Giardini (Claim No. 250634)), it appeared that the claimant was injured October 3, 1918, while in the employ of Holbrook, Cabot & Rollins Corp., another employer carrying its own insurance. The report of the agreement described the injury as a dislocation of the elbow. Under direct settlement he was paid \$30. The injury was probably a fracture, but in any event, it resulted in a stiffening of the arm at the elbow joint so that the forearm is rigid at right angles. The Commission, when the case was reconsidered last Saturday, awarded him \$1,920 additional compensation for loss of use of the arm. This man was paid compensation by his employer only until the time he returned to work which was four weeks after the accident. It appeared, however, that he was placed at light work and the employer was doubtless fully aware of the condition

of his arm. Mary McLaughlin (Claim No. 300801), residing at 300 East 58th street, fell down stairs on September 20, 1918, while working as a waitress at Bloomingdale Brothers, Third avenue and 59th street, who were insured by the General Accident & Insurance Co. The files contain no attending physician's report of the accident, nevertheless, the agreement to pay her \$74.96 had been formally approved by the Industrial Commission as it appeared regular on its face. Her wrist, elbow and hand were

permanently injured, entitling her to additional compensation amounting to \$1,208, which the Commission awarded at the rehearing.

Joseph Martin, of 299 East 148th street (Claim No. 300808), was struck by a train on August 31, 1918, while in the employ of the Interborough Rapid Transit Company, receiving severe injuries to his right arm and a possible fracture to his skull. The Interborough paid him \$94.32 under the direct settlement. Subscuently they gave him \$48 as so-called charity. The Commission at the rehearing last week awarded him additional compensation in the sum of \$1,100.

Joseph Rosanno (Claim No. 32559), residing at 51 President street, Brooklyn, N. Y., was injured July 19, 1918, while in the employ of P. H. Gill F. M. Works. The Maryland Casualty Co., insurance carrier in the case, filed a report of an agreement describing the injury as a lacerated heel under which the claimant was paid \$346.18. After I had the case investigated, the Industrial Commission awarded him \$1,208.50 in addition

thereto for permanent partial loss of use of the foot.

In Case No. 275540, it appeared that Frank Hajek, residing at 425 East 73d street, was injured on September 11, 1918, while in the employ of the Knickerbocker Ice Co. He was paid compensation up to October 13, 1918, in the sum of \$37.50 for an injury to the finger. It developed at the rchearing that he also received a permanent injury to the hip, and the Commission awarded him compensation from October 13, 1918, to date, amounting to \$400 and continued the case for further awards. In this case there was no doctor's report, nor any report of the accident from the Knickerbocker Ice Co., which carries its own insurance.

In all the foregoing, the cases had been closed and would never have been before the Commission again nor would the claimants have received the additional compensation were it not

for your investigation.

The remaining underpaid cases included a variety of methods under which the claimants are unfairly treated. In some cases the wages were reported incorrectly. Many of the claimants lost a week or two because the physician for the insurance company said he was able to work and upon such statement compensation was terminated. In one case the claimant was entitled to additional compensation for disfigurement. But the most serious cases are the ones resulting in permanent disability which is cleverly hidden behind the direct settlement. I am making tests in up-State cases which are revealing the same conditions.

1340 [Monday

Another aggravating feature of the direct settlement plan is cases in which the injured workman has the option of taking compensation or settling under some other law. In many of these cases the claimants have thought they were receiving compensation until they found that they had signed a general release.

The Commission has approximately 32,000 reports of agreements filed each year. Only a very small percentage of these came before the Commission for individual hearings. In the up-State districts for the year ending June 30, 1918, out of about 13,500 agreements filed, a little over 1,000 came on for hearings before the Commission. The remainder are approved by the Commission in a pro-forma manner. In all such cases the law is administered by the insurance carriers instead of the Commission. I am satisfied that in 50 per cent of such cases the claimant is underpaid.

I believe that during the past year alone claimants have been

underpaid by \$500,000.

I recommend that the Industrial Commission be given a special appropriation of \$25,000 to investigate and rehear every agreement approved *pro-forma* since the direct settlement law became effective.

Out of the 1,000 October 1918 cases which I examined, attending physicians' reports were missing in 714 and most of those filed were misleading region the character of the injury. I recommend an amendment to the law which will require attending physicians to file reports in all cases describing fully the nature and extent of the injury under penalty of a misdemeanor.

Section 111 of the Compensation Act requires employers to file a report of the accident within ten days and provides that "an employer who refuses or neglects to make a report as required by this section shall be guilty of a misdemeanor punishable by a fine of not more than \$500." Out of the same 1,000 cases employers reports were missing in 204. In spite of this percentage which doubtless runs through all the cases, the Commission has not prosecuted a single employer under this section since the law became effective. In some cases the employer is perhaps unable to make a report within ten days, but in the majority of cases the failure is intentional. The report of the accident is usually made out by the foreman in charge and usually states the facts correctly. If promptly filed with the Commission it is valuable as a check upon subsequent information in relation to the case, and for this reason is doubtless suppressed.

I beg to report also that under the agreement plan, the experience of New York State under the Workmen's Compensation Law, the most valuable in the world, has been entirely lost

for the period since the agreement plan became effective. It has been impossible to determine the extent of disability, the character of the injury or the total amount of compensation paid. A compensation law is beneficial to employers when the accidents can be properly analyzed and preventative measures recommended.

Leonard W. Hatch, the Chief Statistician of the Commission, has advised me that it has been impossible for him to prepare any statistics under the New York law since the agreement plan became effective. He is now attempting such statistics on cases which arose since July first of last year. This condition is due almost entirely to direct settlements. The value of such statistics for compensation insurance rate making is too obvious for discussion. The records are hopelessly incomplete because agreements are missing; receipts for compensation are missing; reports of attending physicians are missing; and the law was so loosely drawn that the Commission cannot compel these reports to be filed. Even if these reports were all in, the Commission could not prepare the tabulations recommended by the statistical Committee of the International Association of Industrial Boards and Commissions, because 50 per cent of the direct settlement cases would be defective.

As far back as October 11, 1916, the Chief Statistician called the attention of the Commission to the conditions and said:

"What the remedy is, you probably can say better than I. I judge it is a problem, first of getting the necessary agreements, employees' receipts, and employers' final reports of accidents, sent in to your Bureau; and second of getting those records filed with the folders or the data transcribed thereto. I know what the difficulties in the way of accomplishing that must be. But some way the records must be completed if the Commission is to have any statistics that will not be a joke."

On August 31, 1917, the Industrial Commission received a communication from the Compensation Inspection Rating Board in relation to a revision of the Industrial Compensation Rating

Schedule. In this letter, the Rating Board said:

"At the Committee meeting held on August 24th, a resolution was passed requesting the State Industrial Commission of New York to submit by October 1st or as soon after that date as practicable, the New York accident experience on manufacturing industries by cause of accident, showing the number of compensation cases, the number of deaths, the number of permanent injuries (total disabilities), the total compensation cost of each cause and the total payroll exposure from which this data is arrived."

1342 [Monday

This communication was referred to the Chief Statistician, who could not furnish the information and so informed the Commission in a letter dated September 11, 1917, from which I quote the

following:

"At the most we shall be able to give them no figures for accidents later than those which occurred during the first year under the Compensation Law, that is, frem July 1, 1914, to June 30, 1915. It is a matter of regret that we shall have to inform that Board that later data is not available. Such later data would have been available at this time, I think without question, were it not for the fact that since the direct settlement plan went into effect on April 1, 1915, we have never been able to secure from the Compensation Bureau complete records for amount of compensation paid in thousands of cases. The truth of the matter is that owing to failure to check up and insure the filing of receipts for payment of compensation, and final reports of accidents, the Compensation Bureau does not know how much compensation was paid in those thousands of cases above referred to."

As late as December 16, 1918, the Chief Statistician wrote to the Deputy Commissioner in charge of compensation on the same

subject, stating in part:

"The whole difficulty arises from the great number of folder records which lack the necessary information for statistical purposes as they have been turned over to us by your Bureau. I doubt very much if you have any idea of the degree in which the records are defective, and what that incompleteness means for the statistical works, though I have repeatedly called attention to it as indicated below. The information lacking relates to number of weeks of disability, kind of disability, or amount of compensation paid, particularly the last. The trouble is due to absence of receipts for compensation, or absence of final reports of accidents, and occurs chiefly, though not entirely, in agreement cases. To give you an idea of the extent of the incompleteness we have just made an examination of sample sections of third year's file of folders received here and this indicates for that year alone something like 7,700 cases in which the records are incomplete as to one or more of the items above referred to. present figures for amount of compensation paid in the third year, for example, with the statement that they did not include 7,700 cases for which the records were incomplete, would be worse than ridiculous. The simple fact is that any creditable statistics relating to extent of disability or compensation paid under the New York law after the first year, are for the most part blocked by the incomplete records."

Section 77 of the Compensation Law requires the Commission to determine the expense of administering the Compensation Law and to assess upon and collect the same each year from the insurance carriers according to the compensation paid by each.

The Commission has never known and is unable to determine the amount of compensation paid by the insurance carriers, a condition due entirely to direct settlements. It does know the exact amount paid by the State Insurance Fund, but as to the other insurance carriers it has been compelled to accept their figures and distribute the expense without knowing whether one company is imposing upon another or upon the State Insurance Fund.

I have no hesitation in reporting that the amendment to the Compensation Law authorizing direct settlements is a total failure. In the great majority of cases it is an absolute impossibility for the Commission to determine whether the report of the agreement is in accordance with the provisions of the Act. I can take any 25 cases at random from the files of the Commission and convince any one of this fact.

I, therefore, recommend an amendment to the Workmen's Compensation Law abolishing direct settlements and requiring the Commission to pass upon all cases. A copy of a bill carrying out this recommendation is submitted herewith. It restores the act to its original form except that the wards are to be paid by the insurance carrier instead of by the Commission as before.

In support of direct settlements it was urged that the claimants would receive compensation quicker, the expense would be lower and a closer relationship would be established between employer and employee. Upon the first question, I beg to report that my test of 1,000 agreements shows the average time between the date of the accident and the first payment to be 34 days. I am satisfied that claims for compensation can be passed upon by the Commission as quickly as this by the elimination of needless red tape and by placing the cases on the calendar as soon as claims are received. The law was intended to work simply. As stated by Supreme Court Justice Howard: "It was the purpose of the Legislature to create a tribunal to do rough justice, speedy, summary, informal, untechnical." In spite of this, the Commission has devised a total of over 200 forms since the law became effective. Many of them have been changed and discarded according to changes in the law and whims of the Commission. In any event it did not do Nora Ryan very much good if she got her first \$9.31 a few days earlier and stood to lose \$617.56 at the end.

On the question of expense, I am convinced that one additional hearing commissioner and a few stenographers would be all

the force required. The hearing commissioner could be secured without additional expense by abolishing the Brooklyn office, which is unnecessary. In addition, the total expense is now paid by the insurance carriers. My preliminary investigation into the cost of workmen's compensation indicates that the insurance companies including stock companies, mutuals and the StateFund, have collected from the industries of the State since July 1, 1914, \$30,000,000 more than the amount paid and reserved for future payments to injured workmen. Out of this they pay expenses. These figures show how insignificant is the question of expense in comparison with a proper administration of the Compensation Law.

I can report without hesitation that direct settlements have separated instead of making a closer relationship beween the employer and employee. When the direct settlement law was before the Legislature, it was amended to eliminate agreements between claimants and insurance companies. Notwithstanding this amendment, however, the fact remains that in practically every case in which the employer is insured in a stock or mutual company, the agreement is actually drawn by a representative of the insurance company. Where the employer carries his own insurance, the injured workman never comes in touch with a responsible head but has his dealings with a claim agent who is constantly working to keep down the losses.

The section of the law permitting advance payments will remain after direct settlements are abolished, and any well-intentioned employer or insurance company may at any time take advantage of this section to advance money to the claimants. At least one employer, the Semet-Solvay Company of Syracuse, and at least one insurance carrier, the American Mutual Liability Insurance Company, have discarded the agreement plan entirely and are making advance payments, followed by claims for compensation upon which the money advanced is credited. The State Insurance Fund has never adopted direct settlements.

I shall continue my investigation upon the question of the cost of compensation to the industries of the State, the State Insurance Fund, and the administration work of the Commission generally, and report later.

Respectfully submitted,

(Signed) JEREMIAH F. CONNOR, Commissioner.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Caulfield (No. 1312, Int. No. 1175), entitled "An act to amend the County Law, in relation to designation of newspapers to publish election notices."

Also, the bill introduced by Mr. Welsh (No. 457, Int. No. 446), entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to employees by counties, cities, towns and villages."

Also, the bill introduced by Mr. O'Hare (No. 1300, Int. No. 1163), entitled "An act to authorize the Court of Claims to hear and determine a claim filed by Erna Ellis of Glendale, in the borough of Queens, city and State of New York, for injury to property alleged to have been caused through the negligence of certain convicts, while working on the Kaaterskill Clove road at Palenville, Greene county, New York."

Also, the bill introduced by Mr. Lord (No. 806, Int. No. 748), entitled "An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through lines of telephone communication."

Also, the bill introduced by Mr. Donohue (No. 1453, Int. No. 1268), entitled "An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents."

Also, the bill introduced by Mr. McWhinney (No. 632, Int. No. 598), entitled "An act to amend the Civil Service Law, in relation to retention in office,"

Also, the bill introduced by Mr. E. A. Smith (No. 1171, Int. No. 1053), entitled "An act to amend the Greater New York charter, in relation to the powers of the board of standards and appeals and of the board of appeals, through the chairman, to administer oaths and compel the attendance of witnesses."

Also, the bill introduced by Mr. Dickstein (No. 1158, Int. No. 1039), entitled "An act to amend the Insanity Law, in relation to the duties of local officers."

Also, the bill introduced by Mr. Donohue (No. 1476, Int. No. 1291), entitled "An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State,"

Also, the bill introduced by Mr. Richford (No. 1590, Int. No. 1245), entitled "An act to amend chapter two hundred and sixtysix of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the

village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village, in relation to raising money by taxation for certain village purposes."

Also, the bill introduced by Mr. Cautfield (No. 1311, Int. No. 1174), entitled "An act to amend the Election Law, in relation to the publication of election notices."

Also, the bill introduced by Mr. Machold (No. 1621, Int. No. 1361), entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions."

Also, the bill introduced by Mrs. Lilly (No. 1470, Int. No. 1285), entitled "An act to amend the Greater New York charter, in relation to the police department."

Also, the bill introduced by Mr. Zimmerman (No. 1124, Int. No. 1015), entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties."

Also, the bill introduced by Mr. Gage (No. 1411, Int. No. 1237), entitled "An act to amend the Village Law, in relation to extension of village lighting systems."

Also, the bill introduced by Mr. Jenks (No. 1188, Int. No. 1070), entitled "An act to amend the Village Law, in relation to the acquisition of private water systems."

Also, the bill introduced by Mr. Chamberlain (No. 1273, Int. No. 1142), entitled "An act to provide for a department of public health in and for the city of Syracuse."

Also, the bill introduced by Mr. Healy (No. 862, Int. No. 792), entitled "An act to amend the Code of Civil Procedure, in relation to priorities in granting letters of administration."

Also, the bill introduced by Mr. Jenks (No. 1623, Int. No. 1363), entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period."

Also, the bill introduced by Mr. Braum (No. 259, Int. No. 255), entitled "An act to amend the Insurance Law, in relation to the lending of money by corporations."

Also, the bill introduced by Mr. Ullman (No. 1422, Int. No. 1248), entitled "An act in relation to fixing the salaries of stenog-

raphers of certain grades in the district attorney's office of the county of New York."

Also, the bill introduced by Mr. Lord (No. 1272, Int. No. 1141), entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to town and county employees by taxation."

Also, the bill introduced by Mr. Jenks (No. 1624, Int. No. 1364), entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Binghamton Bureau of Associated Charities and The Binghamton Board of Charities,' in relation to the temporary detention of children."

Also, the bill introduced by Mr. A. E. Davies (No. 1495, Int. No. 1304), entitled "An act to confer jurisdiction on the Court of claims to hear, audit and determine the alleged claim of George Bouck against the State for property damages alleged to have been sustained by reason of the flooding of the Mohawk river in the year nineteen hundred and eighteen."

Also, the bill introduced by Mr. Lord (No. 1613, Int. No. 1353), entitled "An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home."

Also, the bill introduced by Mr. Everett (No. 1457, Int. No. 1272), entitled "An act to amend the Real Property Law, in relation to recording conveyances of real property."

Also, the bill introduced by Mr. H. L. Ames (No. 1251, Int. No. 1120), entitled "An act authorizing the improvement of Chadakoin river east of Main street in the city of Jamestown, Chautauqua county, and making an appropriation therefor."

Also, the bill introduced by Mr. Machold (No. 1364, Int. No. 1210), entitled "An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations."

Also, the bill introduced by Mr. Bewley (No. 1338, Int. No. 1184), entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to the city judge and the city court."

Also, the bill introduced by Mr. Cheney (No. 1438, Int. No.

1264), entitled "An act to amend the Lackawanna city charter, in relation to compensation of city officers."

Also, the bill introduced by Mr. Blakely (No. 593, Int. No. 566), entitled "An act to amend the Civil Service Law, in relation to inspectors of masonry construction."

Also, the bill introduced by Mr. Richford (No. 568, Int. No. 545), entitled "An act to amend the Penal Law, in relation to calculating term of imprisonment."

Also, the bill introduced by Mr. Bewley (No. 1340, Int. No. 1186), entitled "An act to amend the Election Law, in relation to salary of secretary to commissioner of elections of Niagara county."

Also, the bill introduced by Mr. Donohue (No. 1221, Int. No. 1094), entitled "An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment."

Also, the bill introduced by Mr. Welsh (No. 570, Int. No. 547), entitled "An act to provide service badges and ribbons for the officers and enlisted men of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who served in the army, navy or marine corps of the United States on the Mexican border or in Mexico between June eighteenth, nineteen hundred and sixteeen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor."

Also, the bill introduced by Mr. Donohue (No. 1625, Int. No. 1365), entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State."

Also, the bill introduced by Mr. Zimmerman (No. 1266, Int. No. 1135), entitled "An act to amend the Insurance law, in relation to mutual automobile fire insurance corporations."

Al'o, the bill introduced by Mr. Wetter (No. 1641, Int. No. 1374), entitled "An act to amend the Agricultural Law, in relation to milk and cream."

Also, the bill introduced by Mr. Wheelock (No. 1664, Int. No. 1396), entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office,' in relation to the salary of deputy clerk."

Also, the bill introduced by Mr. Soule (No. 1278, Int. No. 1147), entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimbursement for expenditures made by a town board of education on account of the bonded indebtedness of a school district."

Also, the bill introduced by Mr. Peck (No. 1631, Int. No. 1371), entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county."

Also, the bill introduced by Mr. Judson (No. 1627, Int. No. 1367), entitled "An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor."

Also, the bill introduced by Mr. Seaker (No. 1044, Int. No. 944), entitled "An act to amend the Agricultural Law, in relation to fat tests of composite samples of milk."

Also, the bill introduced by Mr. Klingmann (No. 238, Int. No., 235), entitled "An act to amend the General Business Law, in relation to licenses for hawking and peddling."

Also, the bill introduced by Mr. C. P. Miller (No. 1260, Int. No. 1129), entitled "An act to amend the charter of the city of Batavia, generally."

Also, the bill introduced by Mr. Zimmerman (No. 1265, Int. No. 1134), entitled "An act to amend the Insurance Law, in relation to mutual automobile casualty insurance corporations."

Also, the bill introduced by Mr. Blakely (No. 1538, Int. No. 1330), entitled "An act to amend the Village Law, in relation to the annual financial statement of the board of trustees."

Also, the bill introduced by Mr. D. H. Ames (No. 1577, Int. No. 1031), entitled "An act to legalize acts and proceedings of the city of Olean, in relation to providing, by certificates of indebtednes," moneys for flood abatement work, including a special city election on September thirtieth, nineteen hundred and eighteen, to authorize the raising of moneys for such purpose, and to authorize the issuance and sale of city bonds to provide for the payment of such certificates."

Also, the bill introduced by Mr. Soule (No. 1552, Int. No. 1344), entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and sixteen, inclusive."

Also, the bill introduced by Mr. Thayer (No. 1559, Int. No. 1150), entitled "An act to amend the County Law, in relation to the salaries of the county judges and surrogates of certain counties."

Also, the bill introduced by Mr. Shannon (No. 1539, Int. No. 1331), entitled "An act to amend the Education Law, relative to State scholarships for pupils whose courses of study have been interrupted because of entering military or naval service of the United States during the war between the United States and Germany."

Also, the bill introduced by Mr. Dobson (No. 1501, Int. No. 1310), entitled "An act authorizing the Court of Claims to hear and determine certain claims."

Also, the bill introduced by Mr. Hamill (No. 1464, Int. No. 1279). entitled "An act to amend the Greater New York charter, in relation to qualifications of patrolmen."

Also, the bill introduced by Mr. Flynn (No. 1463, Int. No. 1278), entitled "An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the Honor Roll Relief Fund,' in relation to what persons shall constitute the body corporate."

Also, the bill introduced by Mr. Booth (No. 1490, Int. No. 931), entitled "An act to amend the Highway Law, in relation to repair of highways at railroad crossings."

Also, the bill introduced by Mr. Vezin (No. 1486, Int. No. 1301), entitled "An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers."

Also, the bill introduced by Mrs. Sammis (No. 1480, Int. No. 1295), entitled "An act to grant and release to the successors in interest of August Peitt, late of the county of Suffolk, deceased, all the right, title and interest of the people of the State in and to a parcel of real property of such deceased, consisting of approximately twenty acres and situate on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk."

Also, the bill introduced by Mr. Pellet (No. 1548, Int. No. 1340), entitled "An act to amend the Tax Law, in relation to compensation of surrogates in certain counties."

Also, the bill introduced by Mr. McWhinney (No. 1606, Int. No. 929), entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to a sessments and taxation in such county,' generally."

Also, the bill introduced by Mr. Witter (No. 1638, Int. No. 349), entitled "An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department."

Also, the bill introduced by Mr. Greenwald (No. 1037, Int. No. 937), entitled "An act to amend the Highway Law, in relation to bridges upon state and county highways."

Also, the bill introduced by Mr. Rowe (No. 1605, Int. No. 813), entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court."

Also, the bill introduced by Mr. Pierce (No. 1675, Int. No. 53), entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Machold (No. 1337, Int. No. 876), entitled, "An act to amend the charter of the city of Fulton, generally," reported the same with the following recommendations:

Page 4, line 6, after "schools" insert ",".

Page 4, line 20, after "years," insert "of the city physician two years,".

Page 8, line 3, after "bonds" insert "of the city officers as well as all contractors or other bonds".

Page 17, line 13, strike out "aqueduct" and insert "aqueducts".

Page 25, line 17, strike out "became" and insert "become".

Page 26, line 7, strike out "of" and insert "for".

Pages 26, line 13, print whole line in Roman type, and in line 12, print "cost of such improvement" in roman type.

Page 29, line 13, after "applicable" insert ",".

Page 40, line 25, after "city" insert ",".

which report was agreed to and said bill ordered reprinted and engrosed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Wilson (No. 1576, Int. No. 91), entitled, "An act to amend the Prison Law, in relation to retirement," reported the same with the following recommendations:

Page 3, line 2, after 'out" strike out "the" and insert "of". which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 1651, Int. No. 1394), entitled, "An act to amend the Insurance Law, in relation to deposits by insurance corporations of other states," reported the same with the following recommendation:

Page 1, line 1, after "twenty-six" insert "of chapter thirty-three".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Ullman (No. 784, Int. No. 726), entitled, "An act to amend the Greater New York charter,

in relation to commissioners of deeds," reported the same with the following recommendations:

Page 3, line 21, strike out "proof" and insert "proofs".

Page 3, line 26, after "upon" strike out "the".

Page 5, line 3, strike out first word of line "impressions" and insert "impression".

Page 5, line 13, after "certificate" strike out "or" and insert in place thereof "of".

Page 5, line 22, after "given" insert "to".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Slacer (No. 1426, Int. No. 1252), entitled, "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to local work or improvement," reported the same with the following recommendations:

Page 1, line 4, before "is" insert "as last amended by chapter six hundred and fifteen of the laws of nineteen hundred and eighteen,".

Page 2, line 4, after "ments" insert "; except any assessment which does not exceed the sum of five dollars on any parcel of land contained in any such roll, shall be due and payable at the time provided herein for the payment of the first installment."

Page 6, line 24, before "except" insert ",". Page 7, line 9, before "relating" insert ',". Page 7, line 26, after "fund" insert ",".

Page 9, line 6, strike out "lands" and insert "land".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Richford (No. 445, Int. No. 434), entitled, "An act to amend the Penal Law, in relation to indeterminate sentences to state prisons," reported the same with the following recommendations:

Page 1, line 9, before "fixed" insert "is". Page 2, line 1, strike out "of".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading. Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1513, Int. No. 1320), entitled, "An act to amend the Agricultural Law, in relation to evaporated apples," reported the same with the following recommendations:

Page 1, line 1, after "of" insert "chapter nine of the laws of nineteen hundred and nine".

Page 1, line 1, strike out "the agricul-" and in line 2, strike out "tural law".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1658, Int. No. 1386), entitled, "An act to amend the Agriculaural Law, in relation to New York state packed apples," reported the same with the following recommendations:

Page 1, line 1, strike out "(c)" and insert "(C)".

Page 1, line 1, before "of" insert "of the Fifth subdivision".
Page 1, line 4, strike out "added by chapter five hundred".

Page 1, line 4, after "as" insert "last amended by chapter three hundred and forty-five".

Page 1, line 5, strike out "and forty-three".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Curley (No. 1562, Int. No. 1235), entitled, "An act to amend the Judiciary Law, in relation to the salary of stenographers of the county court of King," Queens and Richmond counties," reported the same with the following recommendations:

Page 1, line 2 of the title, after "Queens" insert ", Bronx". which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. McElligott (No. 1425, Int. No. 1251), entitled, "An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the service of police summons," reported the same with the following recommendations:

Page 1, line 5, before "is" insert "as last amended by chapter four hundred and fifty-two of the laws of nineteen hundred and fourteen,".

Page 2, line 2, strike out "is" and insert "if" in place

thereof.

Page 2, line 5, strike out "a" and insert "the".

Page 2, line 14, after "and" insert "in" in italics.

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed: "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same." (No. 1639, Int. No. 375.)

"An act to amend the Public Health Law, in relation to the practice of medicine." (No. 1693, Int. No. 1145.)

"An act to amend the Penal Law, in relation to conducting business under an assumed name." (No. 1668, Int. No. 1027.)

"An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom." (No. 1373, Int. No. 1219.)

"An act to authorize the Court of Claims to hear and determine a claim, filed by Erna Ellis of Glendale, in the borough of Queens, city and State of New York, for injury to property alleged to have been caused through the negligence of certain convicts, while working on the Kaaterskill Clove road at Palenville, Greene county, New York." (No. 1300, Int. No. 1163.)

"An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions." (No. 1621, Int. No. 1361.)

"An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through lines of telephone communication." (No. 806, Int. No. 748.)

"An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of as essments in

such county in the year nineteen hundred and eighteen, and to provide for payment to such city of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county." (No. 1165, Int. No. 1046.)

"An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for barge canal traffic. (No. 1285, Int. No. 1155.)

"An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled "An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse," in relation to the bureau of health." (No. 1274, Int. No. 1143.)

"An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement." (No. 771, Int. No. 713.)

"An act to authorize the city of New York, by its board of estimate and apportionment to allow and pay to Samuel B. Moore, of number one hundred and twenty-nine Cambridge place, borough of Brooklyn, in such city, a pension on account of disability received while in the service of such city." (No. 831, Int. No. 766.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital." (No. 1128, Int. No. 1019.)

"An act making an appropriation for the prevention, control and treatment of venereal diseases." (No. 1746, Int. No. 533.)

"An act to amend the Code of Civil Procedure, in relation to cancellation of undertakings in appellate division by the Court of Appeals on appeal to that court from judgment of reversal by appellate division." (No. 1744, Int. No. 527.)

"An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park." (No. 1742, Int. No. 1067.)

"An act to provide for repairing and rebuilding of the abutments, side walls and approach of the bridge over the outlet of Keuka lake, in the town of Milo, Yates county, and making an appropriation therefor." (No. 402, Int. No. 392.)

"An act authorizing the improvement of the Oriskany creek feeder at or near the village of Clinton, in the town of Kirkland, county of Oneida, and making an appropriation therefor." (No. 1245, Int. No. 1116.)

"An act authorizing the improvement of Oriskany creek feeder in the village of Oriskany Falls, county of Oneida, and making an appropriation therefor." (No. 1244, Int. No. 1115.)

"An act making an appropriation for defraying the expenses of the interstate bridge commission under the provisions of article six of the State Boards and Commissions Law." (No. 845, Int. No. 780.)

"An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways." (No. 1499, Int. No. 1308.)

"An act to amend the Education Law, in relation to the law library at Hudson." (No. 1567, Rec. No. 71.)

"An act to amend the Conservation Law, in relation to the taking of raccoon and skunk." (No. 1449, Int. No. 122.)

"An act to amend the New York City Municipal Court Code, in relation to liens on chattels." (No. 1745, Int. No. 1269.)

"An act in relation to the paving of streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed." (No. 1747, Int. No. 1265.)

"An act to amend the Code of Civil Procedure, in relation to service of summons otherwise than personally." (No. 1672, Int. No. 1037.)

"An act to amend the Penal Law, in relation to the possession and use of dangerous weapons." (No. 1670, Int. No. 881.)

"An act to empower the board of supervisors of Westche.ter county to establish, develop and maintain in such county a free public park as a memorial to the men and women of such county who served in the army or navy of the United States of America during the world war and to acquire lands and provide funds for such purposes." (No. 1511, Int. No. 1318.)

"An act to amend the Town Law, in relation to appropriation by town board for Memorial day." (No. 1531, Int. No. 1323.)

"An act to amend the Transportation Corporations Law, in relation to bus lines, stage routes and motor vehicle lines or routes in towns in Suffolk county." (No. 1397, Int. No. 794.)

"An act to amend the Military Law, in relation to the classification and compensation of State and municipal officers and employees returning from military or naval duty." (No. 1254, Int. No. 1123.)

"An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights, powers, dutise and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands." (No. 1161, Int. No. 1042.)

"An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State." (No. 1625, Int. No. 1365.)

"An act authorizing the improvement of Chadakoin river east of Main street in the city of Jamestown, Chautauqua county, and making an appropriation therefor." (No. 1251, Int. No. 1120.)

"An act to amend the Election Law, in relation to county expenses for elections of the county of Oneida." (No. 1743, Int. No. 1114.)

"An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerk and employees." (No. 1361, Int. No. 1207.)

"An act to amend the County Law, in relation to designation of newspapers to publish election notices." (No. 1312, Int. No. 1175.)

"An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the village

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of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village,' in relation to raising money by taxation for certain village purposes." (No. 1590, Int. No. 1245.)

"An act to amend the charter of the city of Fulton, in relation to city officers and funds, for the water works system." (No. 875, Int. No. 805.)

"An act to locate in part the boundary lines between the counties of Kings and Queens." (No. 1379, Int. No. 1225.)

"An act to amend the Insurance Law, in relation to the lending of money by corporations." (No. 259, Int. No. 255.)

"An act to amend the Greater New York charter, in relation to the police department." (No. 1470, Int. No. 1285.)

"An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," (No. 1286, Int. No. 1135.)

"An act to amend the Election Law, in relation to salary of secretary to commissioner of elections of Niagara county." (No. 1340, Int. No. 1186.)

"An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of a sistance to unemployed during the war readjustment period." (No. 1623, Int. No. 1363.)

"An act to amend the State Charities Law, in relation to admission to the New York State Woman's Relief Corps Home." (No. 1613, Int. No. 1353.)

"An act to amend the Workmen's Compensation Law, in relation to securing compensation to town and county employees by taxation." (No. 1272, Int. No. 1141.)

"An act in relation to fixing the salaries of stenographers of certain grades in the district attorney's office of the county of New York." (No. 1422, Int. No. 1248.)

"An act to provide service badges and ribbons for the officers and enlisted men of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who served in the army, navy or marine corps of the United States on the Mexican border or in Mexico between June eighteenth, nineteen hundred and sixteen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor." (No. 570, Int. No. 547.)

"An act to amend the Real Property Law, in relation to recording conveyances of real property." (No. 1457, Int. No. 1272.)

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of George Bouck against the State for property damages alleged to have been sustained by reason of the flooding of the Mohawk river in the year nineteen hundred and eighteen." (No. 1495, Int. No. 1304.)

"An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State." (No. 1476, Int. No. 1291.)

"An act to amend the Code of Civil Procedure, in relation to priorities in granting letters of administration." (No. 862, Int. No. 792.)

"An act to amend the Lackawanna city charter, in relation to compensation of city officers." (No. 1438, Int. No. 1264.)

"An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations." (No. 1364, Int. No. 1210.)

"An act to amend the Village Law, in relation to the acquisition of private water systems." (No. 1188, Int. No. 1070.)

"An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Binghamton Bureau of Associated Charities and The Binghamton Board of Charities,' in relation to the temporary detention of children." (No. 1624, Int. No. 1364.)

"An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to the city judge and the city court." (No. 1338, Int. No. 1184.)

"An act to amend the Workmen's Compensation Law, in relation to securing compensation to employees by counties, cities, towns and villages." (No. 457, Int. No. 446.)

"An act to amend the Civil Service Law, in relation to inspectors of masonry construction," (No. 593, Int. No. 566.)

On motion of Mr. Wells, the committee on rules was instructed to report Assembly bill (No. 1388, Int. No. 898) entitled "An act to amend the Greater New York charter, in relation to the increase of salaries of the teaching and supervising staff of the board of education," with the following amendments:

Page 1, line 7, after the word "teachers" insert the following: "including visiting teachers".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Wells, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Everett, the committee on rules was instructed to report Assembly bill (No. 1051, Int. No. 951), entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation," with the following amendments:

Page 4, line 12, after the word "lands" strike out the word "or".

Page 6, line 1, after the word "remaining" strike out word

"or" and insert in place thereof the word "and".

Page 6, line 3, after the word "action" insert "Such taxes shall be, and remain a lien upon the land of the owner until payment shall have been made, and shall be collectable in the same manner as unpaid taxes, pursuant to the provision of the tax law."

Page 6, line 26, after the word "commission" insert the word "similar"

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Everett, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Everett, the committee on rules was instructed to report Assembly bill (No. 1052, Int. No. 952), entitled "An act to amend the Tax Law, in relation to the a sessment of forest lands dedicated to continuous forest production," with the following amendments:

Page 2, line 25, strike out the word "fifty" and insert the word "sixty".

Page 5, line 9, strike out the word "comptroller" and insert the words "treasurer of the state".

Mr. Speaker from the committee on rules, reported said bill amended as directed.

On motion of Mr. Everett, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill No. 721, Rec. No. 141), entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties," with the following amendments:

Page 3, line 1, strike out "; nor to prohibit".

Strike out line 2.

Line 3, strike out "lying continguous to an established cemetery".

Line 4, strike out "heretofore or shall hereafter be".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McWhinney, said bill was ordered reprinted as amended and recommitted to said committee.

By unanimous consent, Mr. Hutchinson called up Assembly bill (No. 1519, Int. No. 957) entitled "An act to amend the charter of the city of Gloversville, generally," now on the order of third reading.

Mr. Hutchinnson moved that said bill be recommitted to the committee on affairs of cities, with instructions to report the same forthwith amended as follows:

Page 6, line 23, strike out "Section seventy-four of such" and insert "Such" and after the word "amended" insert "by inserting therein a new section to be section seventy-four,".

Italicize lines 25 and 26 and on page 7, lines 1, 2, 3, 4 and 5 down to and including the word "year".

Page 7, strike out the bracket on line 5 and all following it and all of lines 6 and 7.

Page 14, line 7, after "three" insert ", four". Strike out "seven" and insert "eight".

Line 8, strike out "four" and insert a comma after the word "five" and strike out the following word "and". Insert after the word "six" ", and seven".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. McWhinney offered for the consideration of the House a resolution in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly, of Assembly bill (No. 1918, Int. No. 919), entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties" for the purposes of amendment.

Mr. Speaker put the question whether the Hou'e would agree to said resolution and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Cowee offered for the consideration of the House a resolution in the words following:

Resolved, That there be printed for the use of the Legislature one thousand additional copies of the final report of the Joint Committee of the Senate and Assembly to inquire into the subject and condition of all bridges of the State outside of cities. (Legislative Document No. 52.)

which was referred to the committee on public printing.

On motion of Mr. McDonald, the committee on rules was instructed to report Assembly bill (No. 954, Int. No. 863), entitled "An act to amend chapter five hundred and ninety-four of the Laws of nineteen hundred and seven, entitled 'An act to provide for preserving the waters of the Bronx river from pollution; creating a reservation of lands on either side of the river; authorizing the taking of lands for that purpose and providing for the payment thereof, and appointing a commission to carry out the purposes of the act,' in relation to the power of the commission to incur expenses or obligations," with the following amendments:

Page 3, between lines 5 and 6, insert:

§ 2. Section fourteen of such act, as amended by chapter five hundred and ninety-nine of the laws of nineteen hundred and sixteen, is hereby amended to read as follows:

§ 14. Whenever commissioners of appraisal shall be appointed in proceedings for the condemnation of real property pursuant

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to this act, the Bronx parkway commission shall, on filing the oaths of said commissioners of appraisal in the office of the clerk of Bronx county, and a duplicate copy in the office of the clerk of the county of Westchester, be and become seized of all the parcels of real estate named and described in such proceedings, and the said Bronx parkway commission may immediately, or at any time thereafter, take possession of the same, or any part or parts thereof, and the said Bronx parkway commission, and its successor or successors, acting under its or their authority, may enter upon and use and occupy in perpetuity all the parcels of real estate described in the proceedings for the condemnation thereof, for the purpose of laying out, constructing and maintaining the said park and its appurtenances. Said Bronx parkway commission appointed under this act shall have power to lay out, construct and maintain roads and pathways and boulevards across and over said parkway, and to lay out, construct and maintain roads and ways connecting the roads and ways within said park with other public roads and ways outside of said park; and subject to the approval of the board of estimate and apportionment of the city of New York grant easements to municipal corporations to construct and maintain at such place or places as the Bronx parkway commission may designate, roads, bridges and viaduets within and across said parkway, and in addition thereto may grant licenses or easements to individuals, copartnerships and corporations, including municipal corporations, to construct sewers, lav water and gas mains, and electric conduits within and across said parkway.

§ 3. Section sixteen of such act is hereby amended to read as follows:

§ 16. On or before the tenth day of September, following the approval of the board of estimate and apportionment provided for by section nineteen of this act, the said parkway commissioners shall certify to the board of supervisors of the county of Westchester and to the board of estimate and apportionment of the city of New York the amount necessary to pay the expenses incurred by them in the ensuing year, for the same purposes, and for the purpose of improving the lands acquired by them or to be acquired during the ensuing year, and shall annually thereafter submit to the same bodies an estimate of the expenses to be incurred by them, for the same purposes, for the next ensuing year, and thereupon, if and to the extent that the said estimate shall be approved by the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester, the board of supervisors of the county of Westchester shall proceed to raise, either by tax levy assessed upon the taxable real and personal estate in said county, in the ratio hereinafter provided, or by an issue of bonds or certificates of indebtedness, in the form provided by section fifteen of this act, an amount necessary to pay one-fourth of the total amount of such expenses as may be so approved by the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester; and shall forthwith pay over such amount to the comptroller of the city of New York, to be by him applied to the payment of such expenses, and it shall be the duty of the proper officials of the city of New York to annually provide for the payment of the balance of such expenses, if and as approved by the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester and for the comptroller of the city of New York to pay such expenses upon proper requisition from the commission.

§ 4. Section eighteen of such act is hereby amended to read as follows:

§ 18. On or before the tenth day of September, following the approval of the board of estimate and apportionment provided for by section nineteen of this act, and annually thereafter, the commissioners appointed by this act shall certify to the board of supervisors of the county of Westchester, and the board of estimate and apportionment of the city of New York, the amount necessary to pay the salaries of the commissioners, office employees of said commission, including the secretary and counsel, and the rent and other incidental expenses of said office for the ensuing year, and thereupon, if and to the extent that the same shall be approved by the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester, it shall become the duty of the board of supervivors of the county of Westchester to provide for one-fourth of the said expenses, and of the board of estimate and apportionment of the city of New York to provide for raising three-fourths of said expenses, by including the amount thereof in the annual budget, and to that end the said board of supervisors of the county of Westchester and the board of taxes and assessments in the city of New York are hereby authorized and empowered to annually assess the proportionate cost of maintenance of the said commission, as so certified by them, to the extent that the same have received the approval of the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester, upon the taxable real and personal property within their respective jurisdictions, and the amount so raised by the said board of supervisors of the county 1366 [Monday

of Westchester shall be paid over, as soon as raised, to the comptroller of the city of New York, and be placed by him to the credit of said commission, together with the funds provided by the board of estimate and apportionment of the city of New York, and the total fund shall be paid over by him to said commission upon its requisition.

§ 5. Section eighteen-a of such act, as added by chapter seven hundred and fifty-seven of the laws of nineteen hundred and

thirteen, is hereby amended to read as follows:

§ 18-a. In addition to the powers hereinbefore granted to them, and subject to the approval of the board of estimate and apportionment of the city of New York and the board of supervisors of the county of Westchester, the said commissioners shall have power to improve, maintain and use lands of the city of New York and other municipalities adjoining the parkway between Bronx park on the south and the new Kensico dam on the north, with the consent of the local authorities having jurisdiction thereof; also to accept by gift, covenant or devise lands adjoining the parkway reservation or adjoining public lands contiguous to such reservation, and to improve and maintain the same; also to improve and maintain lands in public streets, adjacent to or within the general lines of the parkway reservation; also to sell timber, wood, material, houses and buildings of every kind and nature standing upon or attached to lands acquired for reservation purposes. Upon petition by the common council of a city or town board of a town through which a brook or stream tributary to the Bronx river flows, such commissioners may acquire and take in fee or otherwise, by purchase, covenant, gift, devise or eminent domain, so much of such brook or stream and the lands thereunder and adjacent thereto or bordering thereon, and any rights, interests or easements therein within the city or town presenting the petition as may be deemed necessary by such commissioners to preserve the Bronx river from pollution. One-half of the expense of such acquisition shall be borne by the city or town presenting the petition. The other one-half of such expense together with the entire cost of maintenance and improvement, shall be borne and paid in accordance with the foregoing provisions of this act. When such a petition shall have been presented and the estimated expense of acquisition shall have been determined by the commissioners, they shall certify to the proper officers of such city or town the portion of such expense to be borne thereby. Every city or town through which any such stream or brook flows is hereby authorized to pay one-half of the expense of such acquisition as may be made within its boundaries parguant to this section, and is hereby authorized to issue and

sell its bonds for the purpose of raising funds to meet its share of any such expenditure. If a city, such bonds shall be issued and sold in accordance with the provisions of law prescribing the method by which such city shall issue and sell its bonds, and such city shall cause to be raised annually by tax in the manner required by law, a sum sufficient to pay the interest and principal of such bonds, as the same shall become due. If a town, such bonds shall be issued and sold in the manner provided for the issue and sale of town bonds to pay a judgment against the town, and such town shall cause to be raised annually by tax in the manner required by law, a sum sufficient to pay the principal and interest of such bonds as the same shall become due. City or town bonds issued pursuant to this section shall be payable at such times and in such installments as the common council or town board, as the case may be, shall determine. The proceeds from the sale of such bonds shall be paid to the Bronx parkway commissioners and applied to the purposes for which such bonds were issued. Any balance remaining in the hands of the commission after the payment from such proceeds of one-half of the cost of acquisition for which such bonds were issued shall be repaid by the commission to the proper municipal authorities to be applied in payment of the principal or interest of such bonds as the same shall become due. Any piece or parcel of land, and any right, interest, or easement in real estate acquired by the commission pursuant to this section shall constitute a part of the Bronx river reserve and parkway as established by this act, and be subject to all the provisions of this act in relation to the control, maintenance and improvement of such reserve and parkway.

Page 3, line 6, strike out and insert 6.

Line 16, strike out and insert 7. Line 25, strike out and insert 8.

Line 24, at end of line, insert in italics "nor shall any expenditure or obligation of any kind for the maintenance or improvement of any of the lands acquired pursuant to this act be made by such commission until the same shall have been approved by the board of estimate and apportionment of the city of New York and an appropriation made by it therefor to the extent that the expense thereof is to be borne by the city of New York."

Mr. Speaker from the committee on rules, reported said bill amended as directed.

On motion of Mr. McDonald, said bill was ordered reprinted as amended and recommitted to said committee.

The bill (No. 1758, Int. No. 739) entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," having been announced for a second reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday, April 9th.

The bill (No. 1000, Int. No. 901) entitled "An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth day of July, nineteen hundred and two," was read the second time.

On motion of Mr. Braun, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 33, Int. No. 32) entitled "An act to amend the New York City Municipal Court Code, in relation to providing additional court justices for the borough of Manhattan," having been announced for a second reading,

On motion of Mr. Donohue and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1049, Int. No. 949) entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect," was read the second time.

On motion of Mr. Malone, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1205, Int. No. 1078) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbitt, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 552, Int. No. 529) entitled "An act to amend the Penal Law, in relation to public sports on Sunday," was read the second time.

On motion of Mr. Malone, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 955, Int. No. 864) entitled "An act to amend the

Penal Law, in relation to Sunday observance," was read the second time.

On motion of Mr. McElligott, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Mullen the committee on rules was instructed to report Senate bill (No. 1216, Rec. No. 152) entitled, "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity."

Mr. Speaker from the committee on rules reported said bill as directed.

On motion of Mr. Mullen, and by unanimous consent, said bill was read the second time, and ordered to a third reading.

The bill (No. 650, Int. No. 616) entitled "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity," having been announced for a second reading.

On motion of Mr. Mullen, said bill was laid aside and ordered stricken from the calendar.

The bill (No. 660, Int. No. 624) entitled "An act to amend the Judiciary Law, in relation to the power of the Court of Appeals as to admission of attorneys and counselors to practice," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1549, Int. No. 1341) entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 936, Int. No. 567) entitled "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor," was read the second time. On motion of Mr. Goldberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 718, Int. No. 681) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Flanagan said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1550, Int. No. 1342) entitled "An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wedne day next.

The bill (No. 1649, Int. No. 1392) entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1650, Int. No. 1393) entitled "An act to amend the Injurance Law, in relation to the method of computing the reserves of casualty or surely insurance corporations," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1652, Int. No. 1395) entitled "An act to amend the Insurance Law, in relation to limitation of risk," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1030, Int. No. 932) entitled "An act to amend

the Highway Law, in relation to fees to be paid for chauffeur's and operator's licenses," was read the second time.

On motion of Mr. Donohoe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1678, Int. No. 755) entitled "An act to amend the Highway Law, in relation to motor vehicles," having been announced, Mr. Leininger moved to recommit said bill to the committee on internal affairs.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative. Said bill was then read the second time.

On motion of Mr. Wheelock, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 964, Int. No. 873) entitled "An act releasing to John Kennaly, his heirs, executors and assigns, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and per onal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State treasurer to pay the amount in the treasury to the cicdit of the estate of said deceased, and the commissioners of the land office of the State of New York to convey the right, title and interest of the people of the State of New York in said real property, to said John Kennaly, his heirs, executors and a signs." was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 947, Int. No. 856) entitled "An act to amend the Greater New York charter, in relation to the police department," was read the second time.

On motion of Mr. Burr, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 468, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees," having been announced for a second reading.

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wedneday next.

The bill (No. 349, Int. No. 342) entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Rechill, formerly a sergeant of the police of such city was dismissed from such department and to reinstate him in the position formerly held by him," was read the second time.

On motion of Mr. Donnelly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 354, Int. No. 347) entitled "An act to create a board of conference, in relation to the proposed construction of a were way, between Gravesend bay and Jamaica bay, and making an appropriation therefor," was read the second time.

On motion of Mr. Cox, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 479, Int. No. 467) entitled "An act to amend the Tax Law, in relation to the tax imposed on transfer of stock," having been announced for a second reading,

On motion of Mr. Denohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the consolidated laws," having been announced for a second reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wedne:day next.

The bill (No. 661, Int. No. 625) entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 431, Int. No. 420) entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the world war," having been announced for a second reading, On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1706, Int. No. 1093) entitled "An act to amend the Penal Law, in relation to signs carried in parades," having been announced, Mr. McCue moved to recommit said bill to the committee on codes.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1705, Int. No. 402) entitled "An act to amend the General Business Law, in relation to employment agencies," was read the second time.

On motion of Mr. Youker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1704, Int. No. 652) entitled "An act to amend the General Business Law, in relation to exceptions of contracts for monopoly," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1703, Int. No. 92) entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller," having been announced. Mr. Machold moved to amend as follows:

Page 3, between lines 23 and 24, insert in italies: "I. The receipts of the manufacturing department of the New York State Reformatory at Elmira, except as to any excess of such receipts for any fiscal year over and above the sum of twenty thousand dollars and any liabilities due and payable therefrom".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1702, Int. No. 441) entitled "An act to amend the Tax Law, in relation to the definition of special franchise property," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1701, Int. No. 1013) entitled "An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties," was read the second time.

On motion of Mr. Zimmerman, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1697, Int. No. 798) entitled "An act to amend the Highway Law, in relation to the construction or improvement of State or county highways," was read the second time.

On motion of Mr. Brush, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 713, Assembly Reprint No. 1696, Rec. No. 100) entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally," was read the second time.

On motion of Mr. Walrath, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 885, Rec. No. 118) entitled "An act to amend the Code of Civil Procedure, in relation to habeas corpus," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C (
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H V
Blakelv	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter

Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1601, Int. No. 569) entitled, "An act to amend the Public Service Commissions Law, in relation to duties of telephone companies," having been announced for a third reading,

On motion of Mr. Goldberg, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1386, Int. No. 318) entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines and certain other persons," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1636, Int. No. 1253) entitled "An act to amend the Tax Law, in relation to the collector's warrants," having been announced for a third reading,

On motion of Mr. Downs, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1415, Int. No. 1241) entitled "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million, eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for barge canal traffic, including the acquisition and interchange of property therefor, with a view to im-

proving and fostering the commerce of the state, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kalın	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gavlord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1398, Int. No. 922) entitled "An act to amend the General Business Law, in relation to employment agencies," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1145, Int. No. 413) entitled "An act to amend the Military Law, in relation to commissions for officers in national guard reserve," having been announced for a third reading,

On motion of Mr. Pellet, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1267, Int. No. 1136) entitled, "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor," having been announced for a third reading,

On motion of Mr. Tyler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1283, Int. No. 1153) entitled, "An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor," having been announced for a third reading,

On motion of Mr. Pierce, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1368, Int. No. 1214) entitled, "An act to establish the office of receiver of taxes of the towns of Southampton, in the county of Suffolk, defining the duties of the receiver and providing for his compensation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	MeElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E-A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakeľv	Donnelly	Jenks	McWhinney	Solomon C
Bloonifield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1508, Int. No. 768) entitled, "An act to amend the Code of Criminal Procedure, in relation to probation officers and probation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Tawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewlev	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C

Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman
•				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1635, Int. No. 638) entitled, "An act to amend the Tenement House Law, generally," having been announced for a third reading,

On motion of Mr. Wells, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1572, Int. No. 1249) entitled, "An act to amend the Town Law, in relation to the compensation of town superintendents of highways in certain towns," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Davies A F Ames D H Davies E O Davies B O Davies Dickstein Bewley Dobson Blakely Donnelly		McElligott McGinnies McKee McLaughlin McNab McWhinney	Showers Slacer Smith C C Smith E A Smith H W Solomon C
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Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1564, Int. No. 564) entitled, "An act to amend the Insurance Law, in relation to reinsurance," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller C P	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Uliman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss

Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlain	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. McNab the committee on rules was instructed to report Senate bill (No. 679, Rec. No. 120) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody."

Mr. Speaker from the committee on rules reported said bill as directed.

Mr. McNab moved to amend as follows:

On page 2, strike out lines 2, 3, 4, 5, 6, 7 and 8 and insert in italics the following: "or podiatry shall be held to be the diagnosis of foot ailments and the practice of minor surgery upon the feet limited to those structures of the foot superficial to the inner layer of the fascia of the foot, the palliative and mechanical treatment of deformities and functional disturbances of the feet but it shall not confer the right to treat communicable or constitutional diseases of the bones, ligaments, muscles or tendons of the feet or any other part of the body, or to perform any operation on the bones, ligaments, muscles or tendons of the feet involving the use of any cutting instrument or the right to use any anesthetics other than local."

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Said bill as amended was then read the second time and on motion of Mr. McNab was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 843, Int. No. 778) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody," having been announced for a third reading,

On motion of Mr. McNab said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 247, Int. No. 244) entitled "An act to amend the Education Law, in relation to State Scholarships for veterans of the world war," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewlev	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Bracklev	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1104, Int. No. 1004) entitled "An act authorizing the commissioners of the sinking fund of the city of New York to cancel and annul all taxes, water rents and assessments which are now a lien upon the property of 'Young Men's Hebrew Association of the Bronx,' a membership corporation, in the borough of Bronx, city of New York," was read the third time, having been printed and upon the desks of the members in its

final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Saminis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	MeArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1516, Int. No. 790) entitled "An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Cattaraugus county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis ·	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman
		2.210.40	Sitterinon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1190, Int. No. 1072) entitled "An act to amend the Code of Civil Procedure, in relation to testamentary trustees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Ames D H Ames H L Beasley Bewley	Davies A E Davies E O Davis Dickstein Dobson	Hawkins Healy Hopkins Hunter Hutchinson	McElligott McGinnies McKee McLaughlin McNab	Showers Slacer Smith C C Smith E A Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C

Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Uliman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss =
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zımmerman

The bill (No. 1428, Int. No. 1254) entitled "An act to amend the Town Law, in relation to powers, duties and proceedings of town officers in Ontario county, and providing a penalty for violation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Rewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb

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Burtnett	Franchot	Leininger	Pellet	Weiss	
Caulfield	Gaffers	Lentol	Pierce	Wells	
Chamberlin	Gage	Lilly	Quackenbush	Welsh	
Cheney	Gaylord	Link	Rice	Westall	
Claessens	Goldberg	Long	Richford	Wheelock	
Coles	Graham	Lord	Rowe	Whitcomb	
Copeley	Greenwald	Lown	Sammis	Wilson	
Cowee	Griffith	Machold	Scott	Winter	
Cox	Hager	Malone	Seaker	Witter	
Cronin	Hamill	Martin	Seesselberg	Youker	
Crowley	Harris	McCue	Shannon	Zimmerman	

The bill (No. 1573, Int. No. 728) entitled "An act to amend the Insurance Law, in relation to removal of actions to federal courts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gavlord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

The bill (No. 1595, Int. No. 54) entitled "An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking historic spots in connection therewith, and for the expenses of the commission created to provide for the celebration of the centenary of the battle of Plattsburg," having been announced, Mr. Pierce moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Strike out all of title after the word "therewith" in the fourth line.

Page 1, line 7, strike out the bracket and the words following it. Page 2, strike out all down to and including the bracket on line 9; line 11, strike out "such commission" and insert "the commission created by chapter seven hundred and thirty of the Laws of nineteen hundred and thirteen, entitled 'An act to provide for the celebration of the centenary of the battle of Plattsburg, the appointment of a commission, prescribing its powers and duties, and making an appropriation therefor," as amended by chapter eight hundred and twenty-eight of the Laws of nineteen hundred and thirteen and chapters two hundred and thirty and six hundred and sixteen of the Laws of nineteen hundred and fifteen"; line 12, strike out "herein"; line 13, strike out all but the first word and after it insert "in this act"; strike out lines 14 and 15.

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Mr. Machold from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

On motion of Mr. Fearon, the committee on rules was instructed to report Senate bill (No. 739, Rec. No. 121) entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions."

Mr. Speaker from the committee on rules reported said bill as directed.

On motion of Mr. Fearon, and by unanimous consent, said bill was read the second time and ordered to a third reading. On motion of Mr. Fearon, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	Martin	Scesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered. That the Clerk return said bill to the Senate, with a move ge that the Assembly have concurred in the passage of the some.

The bill (No. 1105, Int. No. 1005) entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions," having been announced for a third reading,

On motion of Mr. Fearon, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1566, Int. No. 1083) entitled "An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property for charitable and patriotic purposes," having been announced, Mr. Donohue moved that said bill be recommitted to the committee on charitable and religious societies with instructions to report the same forthwith amended as follows:

Page 2, after line 13, insert new subdivision 29-f, as follows:

"29-f. Application of act."

Page 3, line 26, strike out the last word "and" and insert

period after the word "months."

Page 6, line 20, after the word "be," strike out the words "shown to any person on request" and insert the following: "kept in plain view while soliciting or receiving funds."

Page 7, line 20, after the word "law," strike out the balance

of the line.

Page 7, line 21, strike out the words "of, or connected with

any existing religious denomination."

Page 7, line 22, after the word "law," insert the following: "or to any corporation, association or body of, or connected with any existing religious denomination,".

Page 8, line 2, after the word "union," strike out balance of

line

Page 8, line 3, strike out entire line.

Page 8, after line 3, insert subdivision 29-f, as follows:

"29-f. Application of act."

Page 8, after section 29-f, insert the following: "This act shall apply only to cities of a population of a million or over."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Donohue, from the committee on charitable and religious societies, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1570, Int. No. 843) entitled "An act to amend the Banking Law, in relation to fiduciary powers of banks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock:
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 921, Int. No. 848) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' generally, and to repeal certain sections thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

		McElligott McGinnies McKee McLaughlin	Showers Slacer Smith C C Smith E A
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Bewley Blakely	Dobson Donnelly	Hutchinson Jenks	McNab McWhinney	Smith H W Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

The bill (No. 184, Int. No. 182) entitled "An act to promote the health and efficiency of firemen in cities of the State," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1262, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," having been announced for a third reading,

On motion of Mr. Brady, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1574, Int. No. 577) entitled "An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell, and legalizing such contract and the proceedings by which it was entered into," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kalın	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1682, Int. No. 236) entitled "An act to amend the General Municipal Law, in relation to child welfare board," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fenner	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1681, Int. No. 1182) entitled "An act to amend the Civil Service Law, in relation to the limitation of the power of removal and the compensation of veterans reinstated by order of the courts," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129 NOES 1

Those who voted in the affirmative were:

Adler Arres D H Ames H L Beasley	Davies A E Davies E O Davis Dickstein	Hawkins Healy Hopkins Hunter	McElligott McGinnies McKee	Showers Slacer Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A

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Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Zimmerman
Crowley	Harris	McCue	Shannon	

In the negative:

Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1680, Int. No. 451) entitled "An act to amend the Code of Civil Procedure, in relation to the annulment of marriage," was read the third time, having been printed and upon the deaks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Booth Brackley	Davies A E Davies E O Davis Dickstein Dobson Donnellv Donohue Downs Drechsler	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson	McElligott McGinnies McKee McLaughlin McNab McWhinney Mead Miller C P Miller E H	Showers Slacer Smith C C Smith E L Smith H V Solomon C Soule Steinberg Tallett
Brackley	Drechsler	Judson	Miller E H	
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin

Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gailers	Lentol	Pierce	Wells
Chamberlin	Gage	Lally	Quackenbush	Weish
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheetock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and as amended have again passed the same and request the concurrence of the Senate therein.

The Senate bill (No. 393, Rec. No. 25) entitled "An act to amend chapter four hundred and twenty-six of the Laws of nine-teen hundred and seventeen, entitled 'An act to establish a commission to act jointly with a similar commission of the State of New Jersey in the investigation of port conditions at the port of New York and to submit a comprehensive report recommending the proper policy that shall be pursued for the best interests of the entire port of New York, and the legislation, State and Federal, that will be necessary to make such recommendations effective, and making an appropriation for the expenses of said commission,' in relation to membership on the commission," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Ames D H Ames H L Beasley	Davies A E Davies E O Davis Dickstein	Hawkins Healy Hopkins Hunter	McElligott McGinnies McKee McLaughlin	Showers Slacer Smith C C Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C

Bloomfield	Donolnie	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Bracklev	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Uliman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman
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Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 360, Rec. No. 101) entitled "An act to amend chapter two hundred and ninety-nine of the Laws of eighteen hundred and eighty-four, entitled 'An act in relation to the office of the clerk of the city and county of New York,' in relation to the bond of the clerk of the county of New York and official searches in his office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Booth Brackley Brady	Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohue Downs Drechsler Duke	Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kalon	McElligott McGinnies McKee McLaughlin McNab McWhinney Mead Miller C P Miller E H Miller N J	Showers Slacer Smith C C Smith E A Smith H V Solomon C Soule Steinberg Tallett Taylor
Braun	Everett	Kann Kelly	Morris	Ullman

Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 916, Rec. No. 130) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' relating to Hellgate pilots," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler Ames D H Ames H L Beasley Bewley	Davies A E Davies E O Davis Dickstein Dobson	Hawkins Healv Hopkins Hunter Hutchinson	McElligott McGinnies McKee McLaughlin McNab	Showers Slacer Smith C C Smith E A Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solemon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor ·
Braun	Everett -	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss

Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quack enbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 8, Rec. No. 138) entitled "An act to repeal chapter two hundred and five of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for assuring an adequate food supply and for promoting the production thereof, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

McElligott

McGinnies

Sammis

Showers

Slacer

Wilson

Those who voted in the affirmative were:

Davies A E

Greenwald

Adler Davies A E

Copeley

Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenvon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb

Lown

Hawkins

Healy

Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 782, Rec. No. 139) entitled "An act to repeal chapter six hundred and twenty-five of the Laws of nineteen hundred and thirteen, establishing a commission on sites, grounds and buildings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Tavlor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gavlord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson ·
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager ·	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman
	ALWAND	MICOUE.	Similarion	Zimmer man

Ordered, That the Clerk retrn said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate bill (No. 201, Rec. No. 93) entitled "An act to amend the Liquor Tax Law, in relation to the surrender and cancellation of liquor tax certificates," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler .	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 855, Int. No. 788) entitled "An act to amend the Code of Civil Procedure, in relation to testimony in divorce cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Showers Davies E O Hawkins McElligott Adler McGinnies Slacer Ames D H Davies E O Healy Smith C C Davis Hopkins McKee Ames H L Smith E A Hunter McLaughlin Beasley Dickstein Smith H W Hutchinson McNab Dobson Bewley Donnelly Jenks McWilliams Solomon C Blakety Mead Soule Johnson C C Bloomfield Donohue Miller C P Steinberg Johnson L W Booth Downs Tallett Brackley Drechsler Judson Miller E H Kahn Miller N J Taylor Brady Duke Morris Ullman Everett Kelly Braun Kennedy Mullen Vezin Brink Fearon Norton Walrath Brown Fenner Kenvon Klingmann O'Hare Walter Brush Fertig Flanagan Lattin Peck Webb Burr Franchot Pellet Weiss Burtnett Leininger Pierce Wells Caulfield Gaffers Lentol Chamberlin Gage Lilly Quackenbush Welsh Gaylord Link Rice Westall Cheney Richford Wheelock Goldberg Long Claessens Rowe Whitcomb Coles Graham Lord Greenwald Wilson Copeley Lown Sammis Cowee Griffith Machold Scott Winter Cox Hager Malone Seaker Witter Cronin Hamill McArdle Seesselberg Youker Harris McCue Shannon Zimmerman Crowley

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1599, Int. No. 249) entitled "An act to amend the Judiciary Law, in relation to the compensation of the clerks of the Appellate Division, third and fourth departments, and the deputy clerk, third department, and attendants, third and fourth departments, and the appointment of a consultation clerk to the justices of the third department," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

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affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davics E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1344, Int. No. 1190) entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogate's court of New York county," having been announced for a third reading.

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1571, Int. No. 868) entitled "An act to amend chapter four hundred and fifty-seven of the Laws of nineteen hundred and seven, entitled 'An act in relation to gas and electricity in the city of Syracuse,'" was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1222, Int. No. 1095) entitled "An act to amend the Penal Law, in relation to punishment for felony when person convicted has been previously convicted of a misdemeanor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healv	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Lobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin
Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
	Gaylord	Link	Rice	Westall
Cheney Claessens			Richford	
	Goldberg Graham	Long		Wheelock
Coles		Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowley	Harris	McCue	Shannon	Zimmerman

Ordered, That the Cirk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 962, Int. No. 871) entitled "An act to amend the Penal Law, in relation to licenses to carry firearms," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
-				

Blakely	Donnelly	Jenks	McWhinney	Solemon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Brackley	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Judson	Miller N J	Taylor
Braun	Everett	Kahn	Morris	Ullman
Brink	Fearon	Kelly	Mullen	Vezin
Brown	Fenner	Kennedy	Norton	Walrath
Brush	Fertig	Kenyon	O'Hare	Walter
Burr	Flanagan	Klingmann	Peck	Webb
Burtnett	Franchot	Lattin	Pellet	Weiss
Caulfield	Gaffers	Leininger	Pierce	Wells
Chamberlin	Gage	Lentol	Quackenbush	Welsh
Cheney	Gaylord	Lilly	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Yonker
Crowley	Harris	McCue	Shannon	Zimmerman

The Senate returned the Assembly bill (No. 816, Senate Reprint No. 1101, Int. No. 619) entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor," with a message that they have concurred in the passage of the same with the following amendments:

Page 1, line 1, after the word "The" insert the following: "terms of office of the"; line 7, after the comma insert "shall terminate upon the appointment and qualification of their successors as provided by this act. Within thirty days after this act takes effect the governor shall appoint eight persons who shall constitute the New York and state bridge and tunnel commission. Such commission".

Page 8, line 12, after the word "vacancies", strike out the words "now or".

Amend Senate reprint number 889 as follows:

Page 1, line 2, strike out "terms of office of the".

Page 2, strike out lines 1, 2, 3 and 4 and insert "together with the state engineer, ex-officio, are hereby constituted the New York state bridge and tunnel commission"; line: 6 and 7, strike out "for the use of vehicles and pedestrians"; line 9, before the period insert "for the exclusive use of pedestrians and of vehicles not operated by public service corporations"; line 19, insert

after the word "thereof" the following: "and which contract or agreement shall contain a provision that such tunnel or tunnels shall be for the exclusive use of pedestrians and vehicles not operated by public service corporations and which provision shall not be stricken from said contract or agreement or waived by either state without the consent and approval of the legislature and governor of the other state"; line 19, before the word "agree" insert "shall".

Page 3, line 19, after the period insert "In case a joint committee is formed composed of representatives of the respective commissions of the state of New York and New Jersey for the purpose of facilitating co-operation in carrying out the purposes of this act, such joint committee shall be composed of an equal

number of representatives from each commission."

Page 8, line 16, after the period insert "Tolls and charges for the use of such tunnel or tunnels shall be fixed at such amount as will pay the estimated cost of administration, maintenance and operation, and in addition will pay within twenty years the amortized cost of construction."

Page 8, strike out lines 17 to 21, both inclusive, and insert: "§ 10. Vacancies. A vacancy in such commission, other than that of an ex-officio member, shall be filled by the governor by and with the advice and consent of the senate."

Mr. Adler moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 00

Adler	Davies A E	Hawkins	McElligott	Showers
Ames D H	Davies E O	Healy	McGinnies	Slacer
Ames H L	Davis	Hopkins	McKee	Smith C C
Beasley	Dickstein	Hunter	McLaughlin	Smith E A
Bewley	Dobson	Hutchinson	McNab	Smith H W
Blakely	Donnelly	Jenks	McWhinney	Solomon C
Bloomfield	Donohue	Johnson C C	Mead	Soule
Booth	Downs	Johnson L W	Miller C P	Steinberg
Bracklev	Drechsler	Judson	Miller E H	Tallett
Brady	Duke	Kahn	Miller N J	Taylor
Braun	Everett	Kelly	Morris	Ullman
Brink	Fearon	Kennedy	Mullen	Vezin

Brown	Fenner	Kenyon	Norton	Walrath
Brush	Fertig	Klingmann	O'Hare	Walter
Burr	Flanagan	Lattin	Peck	Webb
Burtnett	Franchot	Leininger	Pellet	Weiss
Caulfield	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gage	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whitcomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Scott	Winter
Cox	Hager	Malone	Seaker	Witter
Cronin	Hamill	McArdle	Seesselberg	Youker
Crowlev	Harris	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

A communication from the Governor was received and read in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, March 31, 1919.

To the Assembly:

· Pursuant to concurrent resolution of the Senate and Assembly herewith is returned for amendment Assembly bill (No. 1234, Int. No. 453), entitled "An act to amend the Election Law, in relation to primary districts."

ALFRED E. SMITH.

The Senate sent for concurrence a resolution in the words following:

IN SENATE, ALBANY, March 31, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor requesting the return of the Senate bill (No. 325, Rec. No. 133), entitled "An act to amend the Legislative Law, in relation to compensation of postmaster, assistant postmaster and post-office messenger of the legislature, and making an appropriation for the additional compensation," for the purpose of amendment.

By order of the Senate, ERNEST A. FAY, Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with the message that the Assembly have concurred in the passage of the same.

1408 [Tuesday

The Senate returned the concurrent resolution recalling from the Governor for the purpose of amendment Assembly bill (No. 1018, Int. No. 919) entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. The Senate returned the Assembly bill (No. 328, Senate Reprint No. 993, Int. No. 12) entitled "An act granting the consent of the State of New York to the occupation by the United States of a certain piece of land for light-house purposes under water in the Arthur kill and ceding jurisdiction over same.

Ordered. That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Samuel A. Carlson, Mayor of the city of Jamestown, returning Assembly bill (No. 929, Int. No. 536) entitled "An act to amend the charter of the city of Jamestown, in relation to the election of supervisors at large, the term of office of elective and appointive officers and elections therefor," with a message that said Mayor, and the common council of said city, after a public hearing thereon, do approve said bill and accept the same.

Ordered, That the Clerk deliver said bill to the Governor.

Mr. Donohue was excused until Wednesday. Mr. Martin and Mr. Gardner were excused until Wednesday. Mr. Tyler was excused for the week. Mr. Lyon was excused on account of illness in his family. Mr. M. Solomon was excused for the week.

The privileges of the floor were extended to Messrs. Fred Ahern, Louis Cuvillier, Brownles and Sufrin.

On motion of Mr. Adler the House adjourned.

TUESDAY, APRIL 1, 1919.

The House met pursuant to adjournment.

Prayer by Rev. O. R. Miller.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 26, 1919.

Whereas, The future prosperity and peace of the world depends upon a just and equitable settlement of the European War whereby each and every nationality, however small, be granted the liberty to determine its own destiny and the opportunity of living its own life, and

Whereas, The government of the United States of America is recognized as an ardent exponent of the rights of the small nations,

therefore be it

Resolved (if the Assembly concur), That it is the opinion of the Senate of the State of New York that the national aspirations and historic claims of the Jewish people with regard to Palestine be recognized at the Peace Conference in accordance with the British government's declaration on November 2, 1917, and there shall be established such political, administrative, and economic conditions in Palestine as will assure the development of Palestine into a Jewish commonwealth, and that the American representatives at the Peace Conference shall use their best endeavors to facilitate the achievement of this object; be it further

Resolved, That it is the opinion of the Senate of the State of New York (the Assembly concurring) that express provisions be made at the Peace Conference for the purpose of granting the Jewish people in every land the complete enjoyment of life, liberty and the opportunities for national development to the end that justice may be done to one of the most suffering people on

earth, the Jewish people; and be it further

Resolved, That a copy of this resolution be transmitted by the Secretary of State of New York to the President of the United States.

By order of the Senate, ERNEST A. FAY, Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with the message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court" (No. 981, Rec. No. 155), which was read the first time and referred to the committee on the judiciary.

"An act making the office of treasurer of Montgomery county a salaried office and regulating the management thereof" (No. 1321, Rec. No. 156), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights, powers, duties and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands" (No. 853, Rec. No. 157), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the General Municipal Law, in relation to local boards of child welfare" (No. 1179, Rec. No. 158), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Labor Law, in relation to bakeries" (No. 1099, Rec. No. 159), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment" (No. 871, Rec. No. 160), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Workmen's Compensation Law, in relation to dispensing with its requirements for security in the case of the State or of a municipal corporation or political subdivision thereof" (No. 944, Rec. No. 161), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, in relation to determining the value of real or personal property in computing the commissions of executor, administrator, guardian or testamentary trustee," (No. 949, Rec. No. 162), which was read the first time and referred to the committee on codes.

"An act to amend the Education Law, in relation to temporary loans by district trustees and boards of education in the county or Suffolk" (No. 1264, Rec. No. 163), which was read the first time and referred to the committee on public education.

"An act to amend the Penal Law and the Prison Law, in relation to sentences to reformatories and to permit the sentence of

misdemeanants thereto" (No. 1273, Rec. No. 164), which was read the first time and referred to the committee on codes.

"An act making an appropriation to reimburse the Eagle Paving Company for the amount of a check deposited with its bid on a highway contract and paid into the State Treasury by the highway commission" (No. 840, Rec. No. 165), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to the rehearing of charges against, and the reinstatement of, uniformed members of the police and fire departments," (No. 1303, Rec. 166), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Decedent Estate Law, in relation to the validity and proof of wills executed without the state" (No. 490, Rec. No. 167), which was read the first time and referred to the committee on the judiciary.

By unanimous consent the following bills were introduced:

By Mr. Pellet: "An act to amend the Legislative Law, in relation to charge for publication of the session laws in New York county," (Int. No. 1450), which was read the first time and referred to the committee on the judiciary.

By Mr. McCue: "An act to amend chapter seven hundred and eighty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the removal of the railroad structure of the Manhattan Railway Company on Forty-Second street, in the city of New York" (No. 1451), which was read the first time and referred to the committee on affairs cities.

By Mr. Judson: "An act to amend the Tax Law, in relation to the franchise tax on insurance corporations," (Int. No. 1452), which was read the first time and referred to the committee on taxation and retrenchment.

By Mr. Curley: "An act to amend the Tax Law, in relation to taxation of vessels engaged in foreign commerce" (Int. No. 1453), which was read the first time and referred to the committee on taxation and retrenchment.

By Mr. Zimmerman: "An act to amend the Public Service Commissions Law, in relation to requiring telephone corporations to connect their lines with a telephone system of the state or of any political subdivision thereof" (Int. No. 1454), which was read the first time and referred to the committee on the judiciary.

By Mr. McLaughlin: "An act to amend the Penal Law, in relation to overhearing telephone conversations" (Int. No. 1455), which was read the first time and referred to the committee on codes.

By Mr. Judson: "An act to amend the Tax Law, in relation to taxable transfers" (Int. No. 1456), which was read the first time and referred to the committee on taxation and retrenchment.

Also, "An act to amend the Tax Law, in relation to granting to tax districts the option of levying taxes with respect to business" (Int. No. 1457), which was read the first time and referred to the committee on taxation and retrenchment.

Mr. Harris, from the committee on revision to which was referred the bill introduced by Mr. Lown (No. 1648, Int. No. 156), entitled "An act to amend chapter five hundred and eightytwo of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develope hydro-electric power therefrom,' in relation to powers of such corporation."

Also, the bill introduced by Mr. Peck (No. 1142, Int. No. 164), entitled "An act to authorize and direct the conveyance by quit-claim deed to Arthur B. Conger, Herbert T. Conger, Wilhelmina B. C. Blatchford, Katharine Conger Loines, Margaret Lynch Conger, Mary Conger Vanamee, Wilhelmina DePeyster Conger, Frederic M. Conger, Clarence R. Conger, junior, Katharine Conger Loines, as executor and trustee under the will of Clarence R. Conger, deceased, and Albert Francis Hagar, as trustee, of certain public lands in the county of Rockland."

Also, the bill introduced by Mr. Donohue (No. 1030, Int. No. 932), entitled "An act to amend the Highway law, in relation to fees to be paid for chauffeur's and operator's licenses."

Also, the bill introduced By Mr. Braun (No. 1695, Int No.

505), entitled "An act to amend the General Business Law, in relation to freight brokers."

Also, the bill introduced by Mr. Brown (No. 1696, Int. No. 100), entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally."

Also, the bill introduced by Mr. Goldberg (No. 936, Int. No. 567), entitled "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor."

Also, the bill introduced by Mr. Cox (No. 354, Int. No. 347), entitled "An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay and Jamaica bay, and making an appropriation therefor."

Also, the bill introduced by Mr. McElligott (No. 955, Int. No. 864), entitled "An act to amend the Penal Law, in relation to Sunday observance."

Also, the bill introduced by Mr. Malone (No. 552, Int. No. 529), entitled "An act to amend the Penal Law, in relation to public sports on Sunday."

Also, the bill introduced by Mr. Blakely (No. 1205, Int. No. 1078), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbitt, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. Donnelly (No. 349, Int. No. 342), entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. Malone (No. 1049, Int. No. 949), entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect."

Also, the bill introduced by Mr. Zimmerman (No. 1701, Int. No. 1013), entitled "An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties."

Also, the bill introduced by Mr. Flanagan (No. 718, Int. No. 681), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him."

Also, the bill introduced by Mr. Braun (No. 1000, Int. No. 901), entitled "An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth day of July, nineteen hundred and two."

Also, the bill introduced by Mr. Brush (No. 1697, Int. No. 798), entitled "An act to amend the Highway Law, in relation to the construction or improvement of State or county highways."

Also, the bill introduced by Mr. Burr (No. 947, Int. No. 856), entitled "An act to amend the Greater New York charter, in relation to the police department."

reported the same without recommendations, which report was agreed to and said bill ordered engrossed for a third reading.

Mr. Harris from the Committee on Revision, to which was referred to bill introduced by Mr. Coles (No. 1673, Int. No. 1065), entitled "An act to amend the Code of Civil Procedure, in relation to judgment and execution in favor of wage earners," reported the same with the following recommendations:

Page 2, line 20, after "effect" strike out "immediately" and insert "September first, nineteen hundred and nineteen".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill, introduced by Mr. Witter (No. 1683, Int. No. 1260), entitled "An act to amend the Agricultural Law, in relation to licensing of dogs and protection of domestic animals therefrom," reported the same with the following recommendations:

Page 1, line 5, after "of" insert "chapter nine of the Laws of nineteen hundred and nine", and strike out "the agri-".

Page 1, line 6, strike out "cultural law."

Page 5, line 3, after "officer" insert",".

Page 12, line 16, strike out "amount" and insert "amounts".

Page 16, line 16, strike out "commissioner" and insert in place thereof "department of farms and markets".

which report was agreed to and said bill ordered and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Richford (No. 1691, Int. No. 544), entitled "An act to amend the Penal Law and the Prison Law, in relation to sentences to reformatories and to permit the sentence of other than first offenders, and of misdemeanants thereto," reported the same with the following recommendations:

Page 2, line 2, strike out "heretofore" and insert in place thereof "theretofore".

Page 3, line 25, after "reformatories" insert",".

which report was agreed to and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment." (No. 1221, Int. No. 1094.)

"An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents." (No. 1453, Int. No. 1268.)

"An act to amend the Village Law, in relation to extension of village lighting systems." (No. 1411, Int. No. 1237.)

"An act to amend the Greater New York charter, in relation to the powers of the board of standards and appeals and of the board of appeals, through the chairman, to administer oaths and compel the attendance of witnesses." (No. 1171, Int. No. 1053.)

"An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor." (No. 1627, Int. No. 1367.).

"An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of

expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve." (No. 1782, Int. No. 745.)

"An act to amend the Insanity Law, in relation to the duties of local officers." (No. 1158, Int. No. 1039.)

"An act authorizing the court of claims to hear and determine certain claims." (No. 1501, Int. No. 1310.)

"An act to amend the Greater New York charter, relative to qualifications of patrolmen." (No. 1464, Int. No. 1279.)

"An act to create the board of equalization for the county of Eric for the equalization of taxes and assessments and to define its powers and duties." (No. 1124, Int. No. 1015.)

"An act to provide for a department of public health in and for the city of Syracuse." (No. 1273, Int. No. 1142.)

"An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimbursement for expenditures made by a town board of education on account of the bonded indebtedness of a school district." (No. 1278, Int. No. 1147.)

"An act to amend the Town Law, in relation to the compensation of election officers in Chemung county." (No. 1756, Int. No. 543.)

"An act to amend the New York city municipal court code, in relation to notice of entry of judgments and orders. (No. 1757, Int. No. 140.)

"An act to amend the Agricultural Law, in relation to milk and cream." (No. 1641, Int. No. 1374.)

"An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office,' in relation to the salary of deputy clerk." (No. 1664, Int. No. 1396.)

"An act to amend the Highway Law, in relation to the location of route three in Rockland county." (No. 1631, Int. No. 1371.)

"An act to amend the Penal Law, in relation to indeterminate sentences to State prisons." (No. 1790, Int. No. 434.)

"An act to amend the Tax Law, in relation to compensation of surrogates in certain counties." (No. 1548, Int. No. 1340.)

"An act to confer jurisdiction on the court of claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and sixteen, inclusive." (No. 1552, Int. No. 1344.)

"An act to amend the General Business Law, in relation to licenses for hawking and peddling." (No. 238, Int. No. 235.)

"An act to amend the Education Law, relative to State scholarships for pupils whose courses of study have been interrupted because of entering military or naval service of the United States during the war between the United States and Germany." (No. 1539, Int. No. 1331.)

"An act to amend the Village Law, in relation to the annual financial statement of the board of trustees." (No. 1538, Int. No. 1330.)

"An act to legalize acts and proceedings of the city of Olean, in relation to providing, by certificates of indebtedness, moneys for flood abatement work, including a special city election on September thirtieth, nineteen hundred and eighteen, to authorize the raising of moneys for such purpose, and to authorize the issuance and sale of city bonds to provide for the payment of such certificates." (No. 1577, Int. No. 1031.)

"An act to amend the Civil Service Law, in relation to retention in office." (No. 632, Int. No. 598.)

"An act to amend the Penal Law, in relation to calculating term of imprisonment." (No. 568, Int. No. 545.)

"An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers." (No. 1486, Int. No. 1301.)

"An act to amend the Agricultural Law, in relation to fat tests of composite samples of milk." (No. 1044, Int. No. 944.)

"An act to amend the Penal Law, in relation to the unlawful operation of vehicles." (No. 1755, Int. No. 1058.)

"An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county. (No. 1789, Rec. No. 78.)

"An act to amend the Military Law, in relation to the dispostion of interest arising from the investment of the Spanish war refund." (No. 1754, Int. No. 604.)

"An act to amend the Education Law, in relation to local historians." (No. 1783, Int. No. 160.)

"An act to amend the Greater New York charter, in relation to commissioners of deeds." (No. 1792, Int. No. 726.)

"An act to grant and release to the successors in interest of August Peitt, late of the county of Suffolk, deceased, all the rights, title and interest of the people of the State in and to a parcel of real property of such deceased, consisting of approximately twenty acres and situate on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk." (No. 1480, Int. No. 1295.)

"An act to amend the Prison Law, in relation to retirement." (No. 1794, Int. No. 91.)

"An act to amend the Highway Law, in relation to repair of highways at railroad crossings." (No. 1490, Int. No. 931.)

"An act to amend the Insurance Law, in relation to mutual automobile casualty corporations." (No. 1265, Int. No. 1134.)

"An act to amend the Election Law, in relation to the publication of election notices." (No. 1311, Int. No. 1174.)

"An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the Honor Roll Relief Fund,' in relation to what persons shall constitute the body corporate." (No. 1463, Int. No. 1278.)

"An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court." (No. 1605, Int. No. 813.)

"An act to amend the County Law, in relation to the salaries of the county judges and surrogates of certain counties." (No. 1559, Int. No. 150.)

"An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department." (No. 1638, Int. No. 349.) "An act to amend the Greater New York charter, in relation to the retirement fund of the supervising and teaching staff of the College of the City of New York." (No. 1781, Int. No. 674.)

"An act to amend the Highway Law, in relation to bridges upon State and county highways." (No. 1037, Int. No. 937.)

"An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally." (No. 1606, Int. No. 929.)

On motion of Mr. Peck, the committee on rules was instructed to report Assembly bill (No. 1591, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York," with the following amendments:

On page 25, line 21, after the word "thereof" insert ", any of." On page 25, line 22, strike out the word "solely" and insert in the place thereof "in whole or in part."

On page 25, strike out all of lines 24 and 25.

On page 26, strike out all of lines 1 to 5 inclusive.

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Peck, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Ullman, the committee on rules was instructed to report Assembly bill (No. 1432, Int. No. 1358) entitled "An act to amend the Code of Civil Procedure, in relation to the retirement of officers and employees of the city court of the city of New York, and providing for their compensation, and establishing a retirement fund therefor," with the following amendments:

Page 1, line 6, insert in italies the letter "s" after "tice" at beginning of line.

Page 1, line 9, after "operator" insert in italics "librarian." Page 2, line 17, strike out the word "judges" and insert in italics the word "justices." Page 2, line 25, after "operator" insert in italics "librarian." Page 3, line 12, strike out the word "judges" and insert in italics the word "justices".

Page 3, line 13, strike out the word "judges" and insert in italics the word "justices".

Page 3, line 21, strike out the word "judges" and insert in italics the word "justices".

Page 4, line 1, strike out the word "judges" and insert in italics the word "justices".

Page 4, line 13, strike out the word "judges" and insert in italies the word "justices".

Page 4, line 18, strike out the word "judges" and insert in italics the word "justices".

Page 4, line 20, strike out the word "judges" and insert in italics the word "justices".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Ullman, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Fearon, the committee on rules was instructed to report Senate bill (No. 956, Int. No. 129) entitled "An act to confer jurisdiction on the court of claims to hear, rehear and determine certain claims."

On motion of Mr. Fearon, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Fearon, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler Ames D H Ames H L	Curley Davies A E Davies E O	Hawkins Healy Hopkins	McGinnies McKee McLaughlin	Showers Slacer Smith C C Smith E A
Barra Beasley Bewley Blakely	Davis Dickstein Dobson Donnelly	Hunter Hutchinson Jenks Johnson C C	McNab McWhinney McWilliams Mead	Smith H W Solomon C Soule

Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Ouackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Sectt	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

On motion of Mr. Jenks, the committee on revision was instructed to report Assembly bill (No. 1187, Int. No. 1069) entitled "An act to amend the Code of Civil Procedure, in relation to trial of issues of fact before a referee," with the following recommendations:

On page 2, strike out all of lines 1, 2 and 3.

On page 2, line 4, strike out the figure "2" and insert in the place thereof the figure "1".

On page 2, line 7, strike out the figure "3" and insert in the place thereof the figure "2".

On motion of Mr. Franchot, the committee on rules was instructed to report Assembly bill (No. 367, Int. No. 358) entitled "An act making provision for issuing bonds to the amount of not to exceed two million dollars for the acquisition of lands for the establishment of a State park as a permanent memorial of the patriotism and devotion of the soldiers and sailors from this State who served in the army or navy of the United States during the world war, and providing for the submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and nineteen," with the following amendments:

Strike out all and insert the following substitute bill: (See Appendix No. 17.)

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Franchot, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Taylor, the committee on rules was instructed to report Assembly bill (No. 1048, Int. No. 948) entitled "An act to amend chapter seven hundred and five of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of the assistant deputy sheriffs," with the following amendments:

Page 2, line 5, after "equity clerk" strike out "one thousand eight hundred dollars" and insert therein "two thousand dollars".

Page 2, line 7, before the word "secretary" strike out "fifteen hundred dollars" and insert therein "two thousand dollars".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Taylor, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Donohue, the committee on rules was instructed to report Assembly bill (No. 1448, Int. No. 90) entitled "An act to conserve the human resources of the State by establishing for employees and dependent members of their families a system of mutual health insurance funds under the supervision of the industrial commission, constituting chapter seventy-one of the consolidated laws," with the following amendments:

Page 1, line 2 of title, strike out "and dependent members of their families".

Page 1, line 4, change "26" to "24".

Page 3, lines 9-17, strike out all of lines 9-17 and insert "9. Visiting nurses shall mean registered nurses or properly qualified trained attendants."

Page 4, line 6, strike out the period and insert "; and excepting, further, employees for whose benefit an employer, in the judgment of the Industrial Commission, maintains at his own cost and without recourse to insurance a system, fund or plan, which guarantees to such employees benefits substantially the same as the benefits which they would receive if insured under the provisions of this chapter."

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Page 4, line 21, strike out line 21 and renumber ensuing sections accordingly.

Page 5, line 5, after "fund" insert "to".

Page 5, line 6, strike out "joins" and insert "belongs".

Page 5, lines 8-9, change comma to semicolon and strike out "for himself and for dependent members of his family;".

Page 5, lines 10-11, strike out "for himself or for the dependent members of his family".

Page 5, lines 14-15, strike out "and to the dependent members of their families,".

Page 6, lines 3-14, strike out all of section twelve and insert the following:

"Sec. 12. Medical and surgical service. Local, trade and establishment funds shall furnish medical and surgical attendance and treatment as provided in the previous section by offering free choice among all legally qualified physicians and surgeons, subject to the right of any physician or surgeon to refuse patients. The condition of medical service and the rates and methods of compensation for physicians shall be fixed by the Industrial Commission in the following manner: On or before the first day of January, 1920, and annually thereafter the bureau of health insurance shall transmit to the secretary of the county medical society of each county a statement setting forth the estimated requirements for medical service. The county medical society may within thirty days thereafter submit to the bureau a plan of medical service for their county together with a schedule of fees for medical service and such other matters as they desire to submit which shall be considered by the bureau."

The physician who is chief of the bureau shall consider such plans, schedules and other matters and shall after the expiration of the said thirty days, and after giving an opportunity for a hearing to such society, fix the conditions of medical service, including a schedule of fees for such county under the Health Insurance Law, and may organize such other plans for medical service as the county society may suggest or as may be determined by the bureau.

Any county society or any fund affected may apply within thirty days to the commission for a re-hearing, which shall be granted by the commission. At such rehearing the county society may appear by representatives or by the state medical society and only such matters as were set forth in the application for a re-hearing shall be heard.

Any county society or fund interested may appeal to an arbitration board to be composed of two physicians chosen by the

county medical society, one employer member chosen by the employer members of the board or boards of directors of the local fund or funds affected and one other person appointed by the governor. The appeal shall be made to the bureau which shall provide for the choice and assembling of the board as soon as possible.

No fund shall furnish medical or surgical attendance at a lower rate than that provided in the schedule fixed according to the provisions of this chapter."

Page 6, lines 16 and 17, strike out lines 16 and 17.

Page 6, line 18, strike out "benefits."

Page 6, line 21, change period to comma and insert "provided that while an insured person is in a hospital or sanatorium the weekly cash benefit shall be reduced to one-half of the earnings of the insured person, and shall not be more than six dollars a week or less than three dollars and seventy-five cents a week."

Page 7, line 4, strike out "and the dependent members of their

families ".

Page 8, lines 3-10, strike out section 17, and renumber ensuing sections accordingly.

Page 10, line 4, strike out "for themselves or the dependent members of their families,"

Page 10, lines 17-18, strike out "provided for insured persons and their dependents.".

Page 9, lines 12-13, strike out "unless payment of contributions is resumed".

Page 19, lines 15-16, strike out "unless payment of contributions is resumed".

Page 24, lines 16-17, strike out "with competent medical direction" and insert "under the direction of a legally qualified physician or surgeon".

Page 25, line 2, strike out "physician,".

Page 25, line 3, strike out "surgeons" and "specialists,".

Page 26, line 14, strike out "The" and insert "Except as

otherwise provided in this chapter the".

Page 2, line 24, change period to comma and add "agricultural laborers and domestic servants, and upon their written application therefor persons who are members of an existing recognized religious sect whose tenets preclude the practice of medicine;"

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Donohue, said bill was ordered reprinted as amended and recommitted to said committee. Mr. McElligott, offered for the consideration of the House a resolution in the words following:

Whereas, By resolution of the Senate the business of the Senate at 12 o'clock noon to-day will be suspended to afford Senator Salvatore Cotillo opportunity in so far as he may deem proper to address the Senate concerning his experiences and observations on war conditions in Italy while engaged on his mission to that country for the United States government, and

Whereas, The Assembly would be pleased to hear the address

of Senator Cotillo on that subject; now be it

Resolved, That a committee of two be appointed by the Speaker of the Assembly to wait upon the Honorable the Senate and inform that body of the Assembly's wish to invite the Senate to meet in joint session with the Assembly at 12 o'clock noon to-day in the Assembly chamber in order that Senator Cotillo may make his address to both the Senate and Assembly.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Speaker appointed as such committee Messrs McElligott and Duke.

Mr. Duke from the committee appointed to invite the Senate to meet in joint assembly reported that they had performed that duty and that the Senate was pleased to accept.

Thereupon the Senate appeared in the Assembly chamber and Senator Cotillo addressed the joint assembly.

The Senate then withdrew and the House resumed the calendar of the day.

The bill (No. 1600, Int. No. 1146) entitled "An act to amend chapter three hundred and three of the Laws of eighteen hundred and eighty-two, re-entitled 'An act in relation to summary proceedings to remove monthly tenants in the cities of New York and Brooklyn for holding over,' by chapter three hundred and fifty-seven of the Laws of eighteen hundred and eighty-nine, in relation to notices to tenants," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

> AYES 138 NOES 00

Those who voted in the affirmative were:

Hawkins McGinnies Showers Adler Curley Ames D H Davies A E Healy McKee Slacer Davies E O McLaughlin Smith C C Hopkins Ames H L McNab Smith E A Barra Davis Hunter Beasley Dickstein Hutchinson McWhinney Smith H W Bewley Dobson Jenks McWilliams Solomon C Blakely Donnelly Johnson C C Mead Soule Donohue Johnson L W Miller C P Steinberg Bloch Miller E H Tallett Bloomfield Downs Judson Miller N J Kahn Taylor Booth Drechsler Brackley Duke Kelly Morris Thayer Mullen Ullman Brady Evans Kennedy Norton Braun Everett Kenyon Vezin Brink Fearon Kiernan O'Hare Walrath Peck Walter Brown Fenner Klingmann Pellet Webb Brush Fertig Lattin Pierce Weiss Burr Flanagan Leininger Quackenbush Burtnett Franchot Lentol Wells Caulfield Gaffers Lilly Rice Welsh Chamberlin Richford Westall Gage Long Gaylord Rowe Wheelock Cheney Lord Claessens Goldberg Lown Sammis Whitcomb Machold Schwab Wilson Coles Graham Greenwald Copeley Malone Scott Winter Cowee Griffith McArdle Seaker Witter Seesselberg Cox Hager McCue Youker Zimmerman Cronin Hamill McDonald Shannon Crowley Harris McElligott

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1133, Int. No. 1024) entitled "An act to amend the Code of Civil Procedure, in relation to warrants of attachment," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Ginnies Showers
Kee Slacer
Laughlin Smith C C
Nab Smith E A
Whinney Smith H W
Williams Solomon C
ad Soule
ller C P Steinberg
ller E H Tallett
ller N J Taylor
rris Thayer
illen Ullman
rton Vezin
Hare Walrath
ck Walter
llet Webb
erce Weiss
ackenbush Wells
e Welsh
ehford Westall
we Wheelock
mmis Whitcomb
wab Wilson
ott Winter
ker Witter
esselberg Youker Annon Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1223, Int. No. 1096) entitled "An act to amend the Penal Law, in relation to punishment for second offense of felony or petit larceny," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Curley Davies A E Davies E O Davis	Hawkins	McGinnies	Showers
Ames D H		Healy	McKee	Slacer
Ames H L		Hopkins	McLaughlin	Smith C C
Barra		Hunter	McNab	Smith E A

Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
	Dobson	Jenks	McWilliams	
Bewley				Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kellv	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1594, Int. No. 1106) entitled "An act to amend the Tax Law, in relation to the reimbursement of towns or other tax districts by school districts for rejected returned school taxes charged against such towns or other tax districts in Ulster county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

I HOSC W	no voted in th	c amimative	were.	
Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	MeWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg

Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thaver
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whiteomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1568, Int. No. 253) entitled "An act to amend the Labor Law, in relation to the inspection of boilers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis ·	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C.
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kalın	Miller N.J	Taylor
Brackley	Duke	Kelly	Morris	Thaver
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
		O .		

Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Yonker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1371, Int. No. 1217) entitled "An act to amend the Code of Criminal Procedure, in relation to the fees of constables in criminal cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter

Cowee Griffith McArdle Seaker Witter Cox Hager McCue Seesselberg Youker Cronin Hamill McDonald Shannon Zimmerman Crowley Harris McElligott

Ordered, That the Clerk deliver said bill to the Senate and

request their concurrence therein.

The bill (No. 1575, Int. No. 223) entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines and certain other persons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler Hawkins McGinnies Showers Curley Ames D H Davies A E Healy McKee Slacer Ames H L Davies E O Hopkins McLaughlin Smith C C Smith E A Barra Davis Hunter McNab Dickstein Smith H W Beasley Hutchinson McWhinney Bewley Dobson Jenks McWilliams Solomon C Blakely Donnelly Johnson C C Mead Soule Bloch Donohue Johnson L W Miller C P Steinberg Bloomfield Downs Judson Miller E H Tallett Miller N J Booth Drechsler Kahn Taylor Brackley Duke Kelly Morris Thaver Brady Evans Kennedy Mullen Ullman Braun Everett Norton Kenyon Vezin Brink Fearon Kiernan O'Hare Walrath Brown Fenner Peck Walter Klingmann Brush Pellet Fertig Lattin-Webb Burr Flanagan Leininger Pierce Weiss Burtnett Franchot Lentol Quackenbush Wells Caulfield Gaffers Lilly Rice Welsh Long Chamberlin Gage Richford Westall Cheney Gaylord Lord Rowe Wheelock Claessens Goldberg Lown Sammis Whitcomb Coles Graham Machold Schwab Wilson Copeley Greenwald Malone Scott Winter Cowee Griffith McArdle Seaker Witter Cox Hager McCue Seesselberg Youker Cronin Hamill McDonald Shannon Zimmerman Crowley Harris McElligott

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1604, Int. No. 1048) entitled "An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots," having been announced for a third reading,

On motion of Mr. Pellett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1569, Int. No. 1159) entitled "An act to amend the Education Law, in relation to the law library in Richmond County," having been announced,

Mr. Curley moved that said bill be recommitted to the committee on public education, with instructions to report the same forthwith amended as follows:

Page 3, line 16, strike out the comma after the words "New York" and insert a period in place thereof and strike out the balance of the line and insert in italics in place thereof the following: "The amount so certified shall be a charge against the county of Richmond and shall be raised by tax to be levied in the same manner as the tax for other county charges in such city, under the provisions of the Greater New York charter."

Page 3, strike out lines 17, 18 and 19.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Tallett, from the committee on public education reported said bill amended as directed and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 551, Rec. No. 115) entitled "An act to amend the Education Law, in relation to cost of maintenance and instruction of pupils in institutions for the deaf and dumb," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whiteomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Scaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott		
Cromicj	1101110	1.10131115000		

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1197, Int. No. 553) entitled "An act to amend the Civil Service Law, in relation to retirement of officers and employees in the state civil service," having been announced, debate was held thereon. Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77 NOES 37

Those who voted in the affirmative were:

Adler	Curley	Hager	Lown	Richford	
Ames D H	Davies A E	Harris	Malone	Rowe	
Ames H L	Davies E O	Healy	McCue	Sammis	
Bewley	Davis	Hunter	McElligott	Scott	
Blakely	Dobson	Hutchinson	McGinnies	Shannon	
Bloomfield	Donnelly	Jenks	McNab	Smith C C	
Booth	Downs	Johnson L W	Mead	Ullman	
Brackley	Duke	Judson	Miller C P	Walrath	
Brady	Everett	Kahn	Miller E H	Weiss	
Brown	Fearon	Kelly	Miller N J	Wells	
Burr	Fenner	Kenyon	Morris	Welsh	
Burtnett	Gaffers	Kiernan	O'Hare	Westall	
Chamberlin	Gage	Klingmann	Peck	Wilson	
Cheney	Gaylord	Lattin	Pierce	Witter	
Coles	Graham	Long	Rice	Zimmerman	
Cowee	Greenwald				

Those who voted in the nagative were:

Braun	Fertig	McDonald	Schwab	Thayer
Burston	Flanagan	McKee	Showers	Vezin
Caulfield	Griffith	McLaughlin	Smith E A	Walter
Claessens	Hawkins	Mullen	Smith H W	Wheelock
Copeley	Johnson C C	Norton	Solomon C	Whitcomb
Cox	Leininger	Pellet	Steinberg	Winter
Cronin	Machold	Quackenbush	Tallett	Youker
Drochelor	MoAndlo	-		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 360, Int. No. 351) entitled "An act to amend the Greater New York charter, in relation to fire department pilots," having been announced for a third reading.

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 82, Int. No. 82) entitled "An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases," having been announced for a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1144, Int. No. 803) entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York," having been announced for a third reading. On motion of Mr. Coles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1241, Int. No. 1112) entitled "An act making an appropriation for the acquisition and maintenance of the Greenbush bridge between the counties of Albany and Rensselaer," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 76 NOES 50

Tho e who voted in the affirmative were:

Adler	Crowley	Greenwald	McNab	Showers
Ames D H	Davies A E	Hager	Mead	Slacer
Ames H L	Davies E O	Hawkins	Miller C P	Smith C C
Beasley	Davis	Hunter	Miller N J	Soule
Bewley	Donnelly	Hutchinson	Norton	Tallett .
Blakely	Downs	Jenks	Peck	Thayer
Bloomfield	Duke	Johnson L W	Pierce	Vezin
Booth	Everett	Kenyon	Quackenbush	Walrath
Brady	Fearon	Lattin	Rice	Wells
Brown	Fenner	Long	Richford	Welsh
Brush	Franchot	Lord	Rowe	Westall
Burtnett	Gaffers	Lown	Sammis	Wheelock
Chamberlin	Gage	Machold	Scott	Whitcomb
Coles	Gaylord	Malone	Seaker	Wilson
Copeley	Graham	McGinnies	Shannon	Witter
Cowee				

Those who voted in the negative were:

		_		
Brackley	Drechsler	Kahn	McElligott	Smith E A
Braun	Fertig	Kelly	McKee	Smith H W
Burr	Flynn	Kennedy	McLaughlin	Solomon C
Burston	Goldberg	Klingmann	Miller E H	Steinberg
Claessens	Griffith	Leininger	Morris	Taylor
Cox	Hamill	Lentol	Mullen	Ullman
('ronin	Harris	Link	O'Hare	Walter
Curley	Healy	McArdle	Pellet	Weiss
Dickstein	Johnson C C	McCue	Schwab	Winter
Donohue	Judson	McDonald	Seesselberg	Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1451, Int. No. 1266) entitled 'An act to reimburse the city of North Tonawanda for the amount expended in

paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 129 NOES 10

The e who voted in the affirmative were:

Adler	Cronin	Hamill	McDonald	Shannon
Ames D H	Crowley	Harris	McElligott	Showers
Ames H L	Davies A E	Hawkins	McGinnies	Slacer
Barra	Davies E O	Healy	McKee	Smith C C
Beasley	Davis	Hopkins	McLaughlin	Smith H W
Bewley	Dickstein	Hunter	McNab	Solomon C
Blakely	Dobson	Hutchinson	McWhinney	Soule
Bloch	Donnelly	Jenks	McWilliams	Tallett
Bloomfield	Downs	Johnson C C	Mead	Taylor
Booth	Drechsler	Johnson L W	Miller C P	Thayer
Brackley	Duke	Judson	Miller E H	Ullman
Brady	Evans	Kahn	Miller N J	Vezin
Braun	Everett	Kelly	Morris	Walrath
Brink	Fearon	Kenyon	Norton	Walter
Brown	Fenner	Kiernan	O'Hare	Webb
Brush	Fertig	Klingmann	Peck	Weiss
Burr	Flanagan	Lattin	Pellet	Wells
Burtnett	Franchot	Lentol	Pierce	Welsh
Caulfield	Gaffers	Lilly	Quackenbush	Westall
Chamberlin	Gage	Long	Rice	Wheelock
Cheney	Gaylord	Lord	Richford	Whitcomb
Claessens	Goldberg	Lown	Rowe	Wilson
Coles	Graham	Machold	Sammis	Winter
Copeley	Greenwald	Malone	Schwab	Witter
Cowee	Griffith	McArdle	Scott	Zimmerman
Cox	Hager	McCue	Seaker	
		21200110	- Currer	

Those who voted in the negative were:

Curley	Kennedy	Link	Seesselberg	Steinberg -
Donohue	Leininger	Müllen	Smith E A	Youker
Dononde	Deminger	Munen	Shifth E A	1 ouker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1565, Int. No. 865) entitled "An act to amend the charter of the city of Buffalo, in relation to the department of public safety," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the Hou e would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being pre-ent.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donoliue	Johnson L W	Miller C P	Steinberg
Bloomfield	Dononte	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenvon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	I.entol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott	Manage	231111111CI IIIQII
01010	*********	Included to		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1694, Int. No. 1034) entitled "An ac: to amend the Code of Civil procedure, in relation to the appointment of deputy clerks in the surrogate's court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowlev	Harris	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1692, Int. No. 781) entitled "An act to amend the Transportation Corporations Law, in respect to stage routes, bus lines and motor vehicles lines carrying passengers for hire in cities," having been announced for a third reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1581, Int. No. 338) entitled "An act to amend the Highway Law, in relation to mirrors on motor trucks," was read the third time, having been printed and upon the de ks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 61 NOES 36

Those who voted in the affirmative were:

Adler	Davies A E	Harris	Malone	Solomon C
Ames D H	Davies E O	Hawkins	McGinnies	Soule
Ames H L	Davis	Hunter	McLaughlin	Tallett
Bloomfield	Downs	Hutchinson	Norton	Ullman
Booth	Duke	Jenks	Pierce	Vezin
Brady	Everett	Johnson L W	Quackenbush	Walrath
Brown	Franchot	Judson	Rice	Weiss
Chamberlin	Gage	Kenyon	Richford	Welsh
Claessens	Gaylord	Lattin	Scott	Westall
Coles	Graham	Long	Seaker	Whitcomb
Copeley	Greenwald	Lord	Showers	Witter
Cowee	Hager	Lown	Smith C C	Youker
Crowlev				

Those who voted in the negative were:

Beasley	Donnelly	Healy	Link	Schwab
Brackley	Donohue	Johnson C C	McArdle	Smith E A
Burr	Drechsler	Kelly	McDonald	Smith H W
Burston	Fertig	Kennedy	McElligott	Steinberg
Caulfield	Goldberg	Klingmann	Morris	Taylor
Cox	Griffith	Leininger	Mullen	Walter
Cronin	Hamill	Lentol	Pellet	Winter
Curley				

Mr. Booth moved to reconsider the vote by which said bill was lost and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 1603, Int. No. 366) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article one of the Constitution, in relation to proposed amendments to the Constitution of the United States," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being pre-ent.

AYES 136 NOES 2

Those who voted in the affirmative were:

Adler	Curley	Harris	McElligott	Shannon
Ames D H	Davies A E	Hawkms	McGinnies	Showers
Ames H L	Davies E O	Healy	McKee	Slacer
Barra	Davis	Hopkins	McLaughlin	Smith C C
Beasley	Dickstein	Hunter	McNab	Smith E A
Bewley	Dobson	Hutchinson	McWhinney	Smith H W
Blakely	Donnelly	Johnson C C	McWilliams	Solomon C
Bloch	Donohue	Johnson L W	Mead	Soule
Bloomfield	Downs	Judson	Miller C P	Steinberg
Booth	Drechsler	Kahn	Miller E H	Tallett
Brackley	Duke	Kelly	Miller N J	Taylor
Brady	Evans	Kennedy	Morris	Thayer
Braun	Everett	Kenyon	Mullen	Ullman
Brink	Fearon	Kiernan	Norton	Vezin
Brown	Fenner	Klingmann	O'Hare	Walrath
Brush	Fertig	Lattin	Peck	Walter
Burr	Flanagan	Leininger	Pellet	Webb
Burtnett	Franchot	Lentol	Pierce	Weiss
Caulfield	Gaffers	Lilly	Quackenbush	Wells
Chamberlin	Gage	Long	Rice	Welsh
Cheney	Gaylord	Lord	Richford	Westall
Claessens	Goldberg	Lown	Rowe	Wheelock
Coles	Graham	Machold	Sammis	Whiteomb
Copeley	Greenwald	Malone	Schwab	Wilson
Cowee	Griffith	McArdle	Scott	Winter
Cox	Hager	McCue	Seaker	Witter
Cronin	Hamill	McDonald	Seesselberg	Zimmerman
Crowley				

Those who voted in the negative were:

Jenks Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1386, Int. No. 318) entitled "An act to amend the Election Law, in relation to special enrollment for soldiers, sailors, marines, and certain other persons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being prepent.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	· Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenyon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe	Wheelock
Claessens	Goldberg	Lown	Sammis	Whiteomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowlev	Harris	McElligott		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1601, Int. No. 569) entitled "An act to amend the Public Service Commissions Law, in relation to duties of telephone companies," having been announced,

Mr. Goldberg moved that said bill be recommitted to the committee on the judiciary, with instructions to report the same forthwith amended as follows:

Page 1, line 8, strike out 'of" and insert in italics "to" and after "service" insert in italics "for a limited number of calls".

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Mr. Martin from the committee on the judiciary reported said bill amended as directed and the same was ordered reprinted and placed on the order of third reading. The bill (No. 1635, Int. No. 638) entitled "An act to amend the Tenement House Law, generally," having been announced, debate was had.

Mr. Claessens moved to recommit said bill to the committee on general laws.

Mr. Speaker put the que-tion whether the House would agree to said motion, and it was determined in the negative.

AYES 19 NOES 77

Those who voted in the affirmative were:

Brackley	Fertig	Hawkins	O'Hare	Ullman
Claessens	Greenwald	Kennedy	Sammis	Walter
Curley	Griffith	Link	Schwab	Whitcomb
Drechsler	Hamill	Mullen	Solomon	C

Those who voted in the negative were:

Adler	Crowley.	Hutchinson	McElligott	Showers
Ames D H	Davies A E	Johnson C C	McNab	Smith E A
Ames H L	Davies E O	Johnson L W	Mead	Smith H V
Beasley	Davis	Judson	Miller C P	
Bewley	Dobson	Kahn	Miller E H	Thayer
Blakely	Donnelly	Kelly	Morris	Vezin
Bloomfield	Duke	Kenvon	Norton	Walrath
Booth	Everett	Klingmann	Peck	Wells
Brady	Franchot	Lattin	Pellet	Welsh
Brown	Gage	Lentol	Quackenbush	Westall
Burr	Gaylord	Long	Rice	Wheelock
Burtnett	Graham	Lord	Richford	Wilson
Chamberlin	Hager	Lown	Seaker	Winter
Cheney	Harris	McArdle	Seesselberg	Witter
Coles	Healy	McDonald	Shannon	Youker
Cowee	Hunter			

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being pre-ent.

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Adler	Davies A E	Hawkins	McGinnies	Slacer
Ames D H	Davies E O	Healy	McKee	Smith C C
Ames H L	Davis	Hunter	McLaughlin	Smith E A
Barra	Dobson	Hutchinson	McNab	Smith H W

Beasley Bewley Blakely Bloch Bloomfield Booth Braun	Donnelly Donohue Downs Duke Evans Everett Fearon	Johnson C C Johnson L W Judson Kalın Kelly Kenyon Kiernan	McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris	Soule Steinberg Tallett Taylor Thayer Vezin Walrath
Brink	Fenner	Klingmann	Norton	Walter
Brown	Flanagan	Lattın	Peck	Webb
Brush	Franchot	Lentol	Pellet	Weiss
Burr	Gaffers	Lilly	Pierce	Wells
Burtnett	Gage	Long	Quackenbush	Welsh
Caulfield	Gaylord	Lord	Rice	Westall
Chamberlin	Goldberg	Lown	Richford	W heelock
Cheney	Graham	Machold	Rowe	Whitcomb
Coles	Greenwald	Malone	Scott	Wilson
Copeley	Griffith.	McArdle	Seaker	Winter
Cowee	Hager	McCue	Seesselberg	Witter
Cox	Harris	McDonald	Shannon	Youker
Cronin Crowley	Hopkins Jenks	McElligott	Showers	Zimmerman

Those who voted in the negative were:

Brackley	Dickstein	Kennedy	Mullen	Schwab
Brady	Drechsler	Leininger	O'Hare	Solomon C
Claessens	Fertig	Link	Sammis	Ullman
Curley	Hamill			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 431, Int. No. 420) entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the world war," having been announced for a second reading,

On motion of Mr. Dickstein, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 390, Int. No. 381) entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors," having been announced for a second reading,

On motion of Mr. N. J. Miller, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1607, Int. No. 1204) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the

Lake George health district," having been announced for a second reading,

On motion of Mr. Norton, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1139, Int. No. 1030) entitled "An act to amend the Public Health Law, in relation to the practice of nursing," having been announced, Mr. Kenyon moved to amend as follows:

Page 6, after line 19 add the following:

"d. The regents of the university of the State of New York shall license as trained nurses graduates of training schools for nursing in institutions registered with the regents and maintaining a three years' course for such training under such rules as the regents shall prescribe."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered that said bill be reprinted and restored to the order of second reading.

The bill (No. 697, Int. No. 569) entitled "Concurrent resolution of the Senate and Assembly proposing amendments to article twelve of the Constitution, relating to cities and villages, so as to regulate legislation concerning them and guarantee to them the right of municipal self-government," was read the second time.

On motion of Mr. Welsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill 1708, Int. No. 1017) entitled "An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision," was read the second time.

On motion of Mr. Hunter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1709, Int. No. 429) entitled "An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week," was read the second time.

On motion of Mr. Donohue, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1710, Int. No. 431) entitled "An act to amend the Code of Civil Procedure, in relation to appeals from the court of claims," was read the second time.

On motion of Mr. Lattin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1711, Int. No. 907) entitled "An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereto,' in relation to employees in the sheriff's and county clerk's office." was read the second time.

On motion of Mr. Evans, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1626, Int. No. 1366) entitled "An act to promote the health and efficiency of firemen in cities of the state," having been announced, Mr. Blakely moved to amend as follows:

Page 6, line 11, strike out the words "January first, nineteen hundred" and insert in place thereof the word "immediately."

Page 6, line 12, strike out the words "and twenty."

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1712, Int. No. 927) entitled "An act to amend the Penal Law, in relation to mufflers on motor boats on tidal waters," was read the second time.

On motion of Mrs. Lilly, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1713, Int. No. 899) entitled "An act to amend the Greater New York charter, in relation to salaries of inspectors of buildings," was read the second time.

On motion of Mr. McDonald said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1714, Int. No. 1226) entitled "An act to amend

the charter of the city of Glen Cove, generally," having been announced, Mr. Coles moved to amend as follows:

Page 2, line 18, strike out the word "act" and the word "as"; insert after the word "to" the word "be" in italics and a comma; insert after the word "also" a comma",".

Page 4, line 26, strike out the words "act as"; insert after

the word "shall" the words "be also the" in italics.

Page 11, line 1, strike out the bracket before and the bracket after the word "tenth" and also strike out the bracket before and the bracket after the word "October"; strike out the word "first" in italics and the word "November" in italics.

Page 14, line 19, insert after the word "designate" the word

"annually" in italics.

Page 15, line 3, strike out the words "The council may revoke at any time the designation"; insert after the word "designated" in italics the words "The designation of the official newspaper shall expire on the first day af January in each year."

Page 15, line 4, strike out the words "of the official newspaper

made by it."

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Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1715, Int. No. 847) entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty," was read the second time.

On motion of Mr. Curley, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1716, Int. No. 258) entitled "An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of motor vehicle registrants and license numbers to the police departments of cities of the third class and villages," was read the second time.

On motion of Mr. Davis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1717, Int. No. 29) entitled "An act to amend the Election Law, in relation to the publication of primary and general election pamphlets," having been announced for a second reading.

On motion of Mr. Fertig, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1718, Int. No. 1336) entitled "An act to amend the Decedent Estate Law, in relation to revocation of will by marriage," was read the second time.

On motion of Mr. Jenks, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1719, Int. No. 1296, entitled "An act to amend the Corning charter, generally," was read the second time.

On motion of Mr. Quackenbush, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1720, Int. No. 1054) entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the salary of prison guards employed by such sheriff," was read the second time.

On motion of Mr. Steinberg, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1750, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds," was read the second time.

On motion of Mr. Rowe, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1749, Int. No. 812) entitled "An act to amend the Liquor Tax Law, in relation to the sale, delivery and possession of liquors under local option vote," was read the second time.

On motion of Mr. N. J. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The Senate bill (No. 740, Assembly Reprint No. 1748, Rec. No. 132) entitled "An act to amend the County Law, in relation to the compensation of supervisors," was read the second time.

On motion of Mr. Showers, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1759, Int. No. 760) entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs," having been announced for a second reading,

On motion of Mr. Witter, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1760, Int. No. 797) entitled "An act to amend the Judiciary Law, in relation to expenses and stenographers of official referees by the appellate divisions of the supreme court," was read the second time.

On motion of Mr. Welsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1761, Int. No. 796) entitled "An act to amend the Judiciary Law, in relation to fees and expenses of stenographers for official referecs," was read the second time.

On motion of Mr. Welsh, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1762, Int. No. 1221) entitled "An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein," was read the second time.

On motion of Mr. Speaker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1763, Int. No. 1130) entitled "An act to amend the Election Law, in relation to qualifications of election officers," was read the second time.

On motion of Mr. L. W. Johnson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1764, Int. No. 1255) entitled "An act to amend the Town Law, in relation to compensation of town officers in the town of Huntington, in the county of Suffolk," having been announced, Mrs. Sammis moved to amend as follows:

Page 2, line 16, strike out "or by resolution".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1765, Int. No. 921) entitled "An act to amend the Agricultural Law, in relation to regulations in regard to manufactories, plants or places where milk or cream is brought or received and the value thereof is determined by the milk fat content," was read the second time. On motion of Mr. Seaker, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1766, Int. No. 1081) entitled "An act to provide for the cancellation and annulment of uncompleted State and county highway contracts, and to provide funds for the completion of such highways," having been announced for a second reading.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1767, Int. No. 183) entitled "An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

In Senate, March 31, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 496, Rep. No. 1320, Rec. No. 75), entitled "An act to amend the Education Law, in relation to transferring the powers of the state board of charities relative to the New York State School for the Blind to the commissioner of education."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Wright, and by unanimous consent the same was amended as follows:

Page 2, line 12, before the period insert in italics "in the constitution nor affect in any way the fiscal control of said school now exercised under the State Charities Law by the fiscal supervisor of State charities."

Page 2, line 13, strike out the word "October" and insert in place the word "July".

said bill as amended was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY, Clerk.

Said bill having been announced, Mr. C. P. Miller moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Those who voted in the affirmative were:

Adler	Curley	Hawkins	McGinnies	Showers
Ames D H	Davies A E	Healy	McKee	Slacer
Ames H L	Davies E O	Hopkins	McLaughlin	Smith C C
Barra	Davis	Hunter	McNab	Smith E A
Beasley	Dickstein	Hutchinson	McWhinney	Smith H W
Bewley	Dobson	Jenks	McWilliams	Solomon C
Blakely	Donnelly	Johnson C C	Mead	Soule
Bloch	Donohue	Johnson L W	Miller C P	Steinberg
Bloomfield	Downs	Judson	Miller E H	Tallett
Booth	Drechsler	Kahn	Miller N J	Taylor
Brackley	Duke	Kelly	Morris	Thayer
Brady	Evans	Kennedy	Mullen	Ullman
Braun	Everett	Kenvon	Norton	Vezin
Brink	Fearon	Kiernan	O'Hare	Walrath
Brown	Fenner	Klingmann	Peck	Walter
Brush	Fertig	Lattin	Pellet	Webb
Burr	Flanagan	Leininger	Pierce	Weiss
Burtnett	Franchot	Lentol	Quackenbush	Wells
Caulfield	Gaffers	Lilly	Rice	Welsh
Chamberlin	Gage	Long	Richford	Westall
Cheney	Gaylord	Lord	Rowe ·	Wheelock
Claessens	Goldberg	Lown	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	McArdle	Seaker	Witter
Cox	Hager	McCue	Seesselberg	Youker
Cronin	Hamill	McDonald	Shannon	Zimmerman
Crowley	Harris	McElligott		

Said bill as amended was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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	SAE Healy SEO Hopkins Hunter Hutchinson	McGinnies McKee McLaughlin McNab McWhinney McWilliams	Showers Slacer Smith C C Smith E A Smith H W Solomon C
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Blakely	Donnelly	Johnson C C	Mead	Soule	
Bloch	Donohue	Johnson L W	Miller C P	Steinberg	
Bloomfield	Downs	Judson	Miller E H	Tallett	
Booth	Drechsler	Kahn	Miller N J	Taylor	
Brackley	Duke	Kelly	Morris	Thayer	
Brady	Evans	Kennedy	Mullen	Ullman	
Braun	Everett	Kenyon	Norton	Vezin	
Brink	Fearon	Kiernan	O'Hare	Walrath	
Brown	Fenner	Klingmann	Peck	Walter	
Brush	Fertig	Lattin	Pellet	Webb	
Burr	Flanagan	Leininger	Pierce	Weiss	
Burtnett	Franchot	Lentol	Quackenbush	Wells	
Caulfield	Gaffers	Lilly	Rice	Welsh	
Chamberlin	Gage	Long	Richford	Westall	
Cheney	Gaylord	Lord	· Rowe	Wheelock	
Claessens	Goldberg	Lown	Sammis	Whitcomb	
Coles	Graham	Machold	Schwab	Wilson	
Copeley	Greenwald	Malone	Scott	Winter	
Cowee	Griffith	Martin	Seaker	Witter	,
Cox	Hager	McCue	Seesselberg	Youker	
Cronin	Hamill	McDonald	Shannon	Zimmerman	
Crowley	Harris	McElligott			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and as amended, have again passed the same.

The Scnate returned the bill (No. 908, Int. No. 835) entitled "An act authorizing a city containing one or more counties, and any county cutside of such a city, to provide for celebrations, badges and decorations for returned and returning soldiers, sailors and marines of the world war," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 917, Int. No. 844) entitled "An act to amend the Banking Law, in relation to the investment of the deposits and guaranty fund of savings banks in the bonds of railroad companies whose roads are operated by the United States."

Also, the bill (No. 1327, Int. No. 992) entitled "An act to amend chapter one hundred and fifty-seven of the Laws of eighteen hundred and forty-four, entitled 'An act to incorporate the village of Mohawk,' in relation to the salary of the police officer."

Also, the bill (No. 622, Int. No. 175) entitled "An act to amend chapter three hundred and fifteen of the Laws of eighteen hundred and ninety-five, entitled 'An act to amend and consolidate the several acts relating to the village of Ilion,' in relation to assessors,

police and village tax, and repealing sections seventy-two and ninety-one of such chapter."

Also, the bill (No. 1383, Int. No. 662) entitled "An_act to amend the Code of Civil Procedure, in relation to time within which application for order to discharge personal property from attachment must be made."

Also, the bill (No. 1213, Int. No. 1086) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game."

Also, the bill (No. 1460, Int. No. 1275) entitled "An act making an appropriation to pay to Mary Carr, Margaret Carr, and Elecia F. Carr, the daughters, and Almet F. Carr, Wm. J. Carr and Edward Carr, sons of the late Wm. J. Carr, the compensation which would have been earned by him had he continued to live until the close of the calendar year nineteen hundred and seventeen."

Also, the bill (No. 900, Int. No. 827) entitled "An act for the relief of the town of Northampton in the county of Fulton."

Also, the bill (No. 1264, Int. No. 1133) entitled "An act making an appropriation for the State's share of the cost of the construction and improvement of rural post roads within the State, as provided under the provisions of an act of congress, entitled 'An act to provide that the United States shall aid the states in the construction of rural post roads and for other purposes,' to be expended in accordance with article six-a of the Highway Law."

Also, the bill (No. 118, Int. No. 118) entitled "An act to amend the General Corporation Law, in relation to publication of notice of judgments vacating charters or annulling existence of corporations."

Also, the bill (No. 1089, Int. No. 989) entitled "An act to authorize the village of Silver Creek to incur indebtedness and issue its bonds or obligations for the erection of a village and fire hall, combined, and to purchase a site therefor."

with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

A communication was received from Hon. Ashton T. Caney, mayor of the city of Batavia, returning Assembly bill (No. 670, Int. No. 634) entitled "An act to amend the charter of the city

of Batavia, in relation to the office of city sealer of weights and measures," with a message that said Mayor, after a public hearing thereon, does approve said bill and accept the same.

Ordered that the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

WEDNESDAY, APRIL 2, 1919

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the supplemental report of the State Commissioner of Highways, which was laid upon the table and ordered printed.

(See Document.)

Mr. Machold gives notice that he requests that the Senate bill introduced by Mr. Sage (No. 1074, Rec. No. 147) entitled "An act to amend the Executive Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wells gives notice that he requests that the Assembly bill (No. 1698, Int. No. 275) entitled "An act to amend the Military Law, in relation to commutation of pensions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

A message from the Governor was received and read in words following:

> STATE OF NEW YORK - EXECUTIVE CHAMBER, ALBANY.

To the Legislature:

It appearing to my satisfaction that the public interest requires it:

Therefore, in accordance with the provisions of section fifteen of article three of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity

of the immediate passage of Assembly bill (Int. 929, Printed No. 1606) entitled "An act to amend chapter five hundred and forty-one of the laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the tax collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally," as amended.

Given under my hand and the Privy Seal of the State at the Capitol in the City of Albany this third day [L. s.] of April in the year of our Lord one thousand nine

hundred and nineteen.

(Signed) ALFRED E. SMITH.

By the Governor:

George R. Van Namee, Secretary to the Governor.

On motion of Mr. Brink, said message together with said bill was ordered laid upon the table.

The Senate sent for concurrence the following entitled bills: "An act making an appropriation for the prevention, control and treatment of veneral diseases" (No. 1229, Rec. No. 169), which was read the first time.

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speakre put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin-	Smith H W
Bewlev	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
			•	

Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision" (No. 1230, Rec. No. 168), which was read the first time and referred to the committee on internal affairs.

"An act to legalize and confirm the official acts of notaries public and commissioners of deeds" (No. 1223, Rec. No. 170), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimbursement for expenditures made by a town board of education on account of the bonded indebtedness of a school district" (No. 1097, Rec. 171), which was read the first time and referred to the committee on public education.

"An act to amend chapter seven hundred and four of the Laws of nineteen hundred and one, entitled 'An act to make the office of the clerk of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of the deputy clerk" (No. 1220, Rec. No. 172), which was read the first time and referred to the committee on internal affairs.

"An act to amend the charter of the city of Buffalo, in relation to the firemen's relief and pension fund of said city" (No. 972, Rec. No. 173), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Education Law, in relation to taxing lands of the State in school districts numbers eleven, twelve and thirteen in the town of Russia, Herkimer county" (No. 1222, Rec. No. 174), which was read the first time and referred to the committee on public education.

"An act to amend the Prison Law, in relation to retirement" (No. 30, Rec. No. 175), which was read the first time and referred to the committee on penal institutions.

"An act to amend the Greater New York charter, in relation to the telegraph service of the fire department" (No. 1221, Rec. No. 176), which was read the first time and referred to the committee on affairs of cities.

"An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period" (No. 811, Rec. No. 177), which was read the first time.

On motion of Mr. Jenks, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Jenks, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final parsage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being pre ent.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healv	McKee	Smith C C
Barra	Dickstein	Hopkins	McGinnies	Smith E A

Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Bartnett	Flynn	Leininger	Peck	Weiss ·
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

"An act to amend the Education Law, in relation to the payment of State tuition for the instruction of nonresident academic pupils attending from military reservations under the control of the United States" (No. 957, Rec. No. 178), which was read the first time and referred to the committee on public education.

"An act to amend chapter five hundred and forty of the Laws of nineteen hundred and twelve, entitled 'An act to make the office of the county clerk of the county of Queens a salaried office, and regulating the salary of such office,' generally" (No. 1224, Rec. No. 179), which was read the first time and referred to the committee on affairs of cities.

"Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Legislature and the Speaker of the Assembly" (No. 294, Rec. No. 180), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Inferior Criminal Courts Act of the city of New York, in relation to the segregation of certain females" (No. 1328, Rec. No. 181), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Railroad Law, in relation to uniform fares between stations in cities having more than one million inhabitants" (No. 466, Rec. No. 182), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Railroad Law, in relation to information concerning the operation of railroads" (No. 702, Rec. No. 183), which was read the first time and referred to the committee on railroads.

"An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge Canal traffic" (No. 968, Rec. No. 184), which was read the first time and referred to the committee on ways and means.

"An act to amend the Penal Law, in relation to unauthorized wearing of badge of veterans of foreign wars of the United States" (No. 977, Rec. No. 185), which was read the first time and referred to the committee on codes.

"An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereto," in relation to employees in the sheriff's and county clerk's office" (No. 1219, Rec. No. 186), which was read the first time and referred to the committee on affairs of cities.

"An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay and Jamaica bay, and making an appropriation therefor" (No. 1228, Rec. No. 187), which was read the first time and referred to the committee on ways and means.

"An act authorizing the Commissioner of Education to apportion public moneys to the city of Hornell and to union free school district number one, town of Pine Plains, Dutchess county, for the maintenance of training classes for teachers and making an

appropriation therefor" (No. 1225, Rec. No. 188), which was read the first time and referred to the committee on ways and means.

"An act to amend the Conservation Law, in relation to the taking of deer in Columbia and Rensselaer counties" (No. 681, Rec. No. 189), which was read the first time and referred to the committee on conservation.

"An act authorizing the board of estimate and apportionment of the city of New York, in its discretion, whenever any street opened, widened or extended in said city is to be used for rapid transit subway purposes, to direct that all or any part of the cost and expense of opening, widening or extending such street or streets shall be borne and paid by the city of New York, and authorizing the issue of corporate stock of said city for that purpose" (No. 282, Rec. No. 190), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Judiciary Law, in relation to justices of the City Court of the city of New York acting as official referees after retirement or resignation as justices" (No. 1143, Rec. No. 191), which was read the first time and referred to the committee on affairs of cities.

By unaminous consent the following bills were introduced:

By Mr. Everett: "An act to amend the Town Law, in relation to the supervisor's undertaking and repealing section three hundred and sixty-three and three hundred and sixty-four of the Education Law" (Int. No. 1458), which was read the first time and referred to the committee on internal affairs.

By Mr. Lown: "An act to amend the Code of Civil Procedure, in relation to disposition of proceeds from the sale of an infant's real property" (Int. No. 1459), which was read the first time and referred to the committee on codes.

By Mr. McLaughlin: "An act to amend the Penal Law, in relation to the sale of poisons" (Int. No. 1460), which was read the first time and referred to the committee on codes.

By Mr. Hooper: "An act to amend the Conservation Law, in relation to open season for black bass in Warren county" (Int. No. 1461), which was read the first time and referred to the committee on conservation.

By Mr. McCue: "An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required for rapid transit purposes to department of parks and useful for other municipal purposes" (Int. No. 1462), which was read the first time and referred to the committee on affairs of cities.

By Mr. Hopkins: "An act to amend the Railroad Law, in relation to uniform fares" (Int. No. 1463), which was read the first time and referred to the committee on railroads.

By Mr. Pellet: "An act providing for the admission to practice law in this State of certain persons heretofore erroneously admitted" (Int. No. 1464), which was read the first time and referred to the committee on the judiciary.

By Mr. Machold: "An act to authorize the Canal Board to compromise, settle and adjust the claim and demands of water power claimants and owners of water power rights and privileges appurtenant to State canal dams constituting a part of the improved canals" (Int. No. 1465), which was read the first time and referred to the committee on ways and means.

Also, "An act to amend the Liquor Tax Law with respect to the payment of rebates upon the surrender of liquor tax certificates" (Int. No. 1466), which was read the first time and referred to the committee on excise.

By Mr. McDonald: "An act to amend the Personal Property Law, in relation to contracts for the conditional sale of goods and chattels" (Int. No. 1467), which was read the first time and referred to the committee on the judiciary.

By Mr. Chamberlin: "An act to amend the Election Law, in relation to the adjustment of voting machines where a candidate for the office of governor or member of the Assembly is nominated by more than one party or independent body" (Int. No. 1468), which was read the first time and referred to the committee on the judiciary.

By Mr. Fearon: "An act to amend the Legislative Law, in relation to the rate of charge for publication of session laws and concurrent resolutions in newspapers in counties containing wholly or partially a city of the second class" (Int. No. 1469), which

was read the first time and referred to the committee on the judiciary.

Also, "An act to amend the Code of Civil Procedure, in relation to publishing notices to creditors of the estates of deceased persons, in counties containing wholly or partially a city of the second class" (Int. No. 1470), which was read the first time and referred to the committee on codes.

Also, "An act to amend the Code of Civil Procedure, in relation to the fees for publication of legal notices, advertisements and session laws required by law" (Int. No. 1471), which was read the first time and referred to the committee on codes.

By Mrs. Lilly: "Concurrent resolution of the Senate and Assembly proposing an amendment to article two of the Constitution, in relation to proportional representation and preferential voting" (Int. No. 1472), which was read the first time and referred to the committee on the judiciary.

By Mr. Franchot: "An act creating a State commission to act in collaboration with a similar body representing the province of Ontario or the Dominion of Canada, in promoting the construction of a peace bridge as a permanent memorial of the victorious conclusion of the World War and the lasting ties of friendship established between the two great English speaking nations of the world, and making an appropriation therefor" (Int. No. 1473), which was read the first time and referred to the committee on ways and means.

By Mr. Lord: "An act authorizing the sale of bonds for the improvement, construction or reconstruction of State highways and of county highways, and also of highways designated or to be designated in accordance with the provisions of the Highway Law for improvement with federal aid" (Int. No. 1474), which was read the first time and referred to the committee on ways and means.

By Mr. McCue: "An act to amend the Greater New York charter in relation to assistant fire marshals and special investigators of the fire department" (Int. No. 1475), which was read the first time and referred to the committee on affairs of cities.

By Mr. McWhinney: "An act to amend the County Law, in relation to the audit of county accounts" (Int. No. 1476), which

was read the first time and referred to the committee on internal affairs.

By Mr. H. W. Smith: "An act to amend the Penal Law, repealing certain sections thereof, in relation to trading stamps" (Int. No. 1477), which was read the first time and referred to the committee on codes.

Also "An act to amend the Civil Rights Law, in relation to the rights of persons physically examined" (Int. No. 1478), which was read the first time and referred to the committee on the judiciary.

By Mr. Jenks: "An act to amend the Prison Law, in relation to the employment of convicts on public highways" (Int. No. 1479), which was read the first time and referred to the committee on penal institutions.

By Mr. Seesselberg: "An act to amend the Penal Law, in relation to practicing law" (Int. No. 1480), which was read the first time and referred to the committee on codes.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Sage (No. 1074, Rec. No. 147), entitled "An act to amend the Executive Law, generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon.

and that the same be made a special order on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to and said bill ordered made a special order on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Wells (No. 1698, Int. No. 275), entitled "An act to amend the Military Law, in relation to commutation of pensions" reported in favor of the passage of the same with the following amendments:

Page 1, line 5, strike out semi-colon and insert period and strike out the word "medical".

Line 6, strike out the word "treatment".

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon.

and that the same be reprinted, as amended, and when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Brush (No. 964, Int. No. 873), entitled "An act releasing to John Kennaly, his heirs, executors and assigns, all right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and personal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State Treasurer to pay the amount in the treasury to the credit of the estate of said deceased, and the Commissioners of the Land Office of the State of New York to convey the right, title and interest of the people of the State of New York in said real property, to said John Kennaly, his heirs, executors and assigns."

Also, the bill introduced by Mr. Wheelock (No. 1678, Int. No. 755), entitled "An act to amend the Highway Law, in relation to motor vehicles."

Also, the bill introduced by Mr. Davis (No. 1716, Int. No. 258), entitled "An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of motor vehicle registrants and license numbers to the police departments of cities of the third class and villages."

Also, bill introduced by Mr. Welsh (No. 1760, Int. No. 797), entitled "An act to amend the Judiciary Law, in relation to expenses and stenographers of official referees by the Appellate Divisions of the Supreme Court."

Also, the bill introduced by Mr. L. W. Johnson (No. 1763, Int. No. 1130), entitled "An act to amend the Election Law, in relation to qualification of election officers."

Also, the bill introduced by Mr. Seaker (No. 1765, Int. No. 921), entitled "An act to amend the Agricultural Law, in relation to regulations in regard to manufactories, plants or places where milk or cream is brought or received and the value thereof is determined by the milk fat content."

Also, the bill introduced by Mr. Seaker (No. 1762, Int. No. 1221), entitled "An act to amend the Δgricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein."

Also, the bill introduced by Mr. Jenks (No. 1718, Int. No. 1336), entitled "An act to amend the Decedent Estate Law, in relation to revocation of will by marriage."

Also, the bill introduced by Mr. Youker (No. 1705, Int. No. 402), entitled "An act to amend the General Business Law, in relation to employment agencies."

Also, the bill introduced by Mr. Quackenbush (No. 1719, Int. No. 1296), entitled "An act to amend the Corning charter, generally."

Also, the bill introduced by Mr. McDonald (No. 1713, Int. No. 899), entitled "An act to amend the Greater New York charter, in relation to salaries of inspectors of buildings."

Also, the bill introduced by Mrs. Lilly (No. 1712, Int. No. 927), entitled "An act to amend the Penal Law, in relation to mufflers on motor boats on tidal waters."

Also, the bill introduced by Mr. Hunter (No. 1708, Int. No. 1017), entitled *An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision."

Also, the bill introduced by Mr. N. J. Miller (No. 1749, Int. No. 812), entitled "An act to amend the Liquor Tax Law, in relation to the sale, delivery and possession of liquors under local option vote."

Also, the bill introduced by Mr. Curley (No. 1715, Int. No. 847), entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty."

Also, the bill introduced by Mr. Rowe (No. 1750, Int. No. 1051), entitled "An act to legalize and confirm the official acts of notarics public and commissioners of deeds."

reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Duke (No. 1553, Int. No. 1345), entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved," reported the same with the following recommendation:

Page 2, line 7, after "effect" strike out "immediately" and insert in place thereof "September first, nineteen hundred and nineteen."

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Donohue (No. 1709, Int. No. 429), entitled "An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week," reported the same with the following recommendation:

Page 2, line 3, strike out "nt" and insert "not" in italics.
which report was agreed to, and said bill ordered reprinted and
engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Evans (No. 1711, Int. No. 907), entitled "An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereto," in relation to employees in the sheriff's and county clerk's office," reported the same with the following recommendations:

Page 2, line 4, after "as" insert "last", and after "chapter" strike out "eight" and insert "six", and after "and" strike out "twenty-five" and insert "thirty-two".

Page 2, line 5, after "and" strike out "thirteen" and insert "eighteen".

Page 4, line 6, strike out "shall" and insert in place thereof "may".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to local work or improvement." (No. 1791, Int. No. 1252.)

"An act to amend the Insurance Law, in relation to deposits by insurance corporations of other States." (No. 1793, Int. No. 1394.)

"An act to amend the Highway Law, in relation to fees to be paid for chauffeur's and operator's licenses." (No. 1030, Int. No. 932.)

"An act to authorize and direct the conveyance by quit-claim deed to Arthur B. Conger, Herbert T. Conger, Wilhelmina B. C. Blatchford, Katharine Conger Loines, Margaret Lynch Conger, Mary Conger Vanamee, Wilhelmina DePeyster Conger, Frederic M. Conger, Clarence R. Conger, junior, Katharine Conger Loines, as executor and trustee under the will of Clarence R. Conger, deceased, and Albert Francis Hagar, as trustee, of certain public lands in the county of Rockland." (No. 1142, Int. No. 164.)

"An act to amend the General Business Law, in relation to freight brokers." (No. 1695, Int. No. 505.)

"An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamika Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydroelectric power therefrom,' in relation to powers of such corporation," (No. 1648, Int. No. 156.)

"An act to amend the Penal Law, in relation to public sports on Sunday." (No. 552, Int. No. 529.)

"An act to empower the Commissioner of Agriculture to recognize war savings certificate stamps, thrift stamps and United States coupon bonds as cash when paid by fairs as premiums at fairs held during the year of nineteen hundred and eighteen." (No. 1795, Int. No. 1313.)

"An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations." (No. 1675, Int. No. 53.)

"An act to amend the charter of the city of Batavia, generally." (No. 1260, Int. No. 1129.)

On motion of Mr. Whitcomb, the committee on rules was instructed to report Assembly bill (No. 1542, Int. No. 1334) entitled "An act to amend the Conservation Law, in relation to the destruction of certain wild birds destroying crops," with the following amendments:

Page 2, line 4, after "of" insert in italics "June", after August strike out comma and insert "and" in italics.

Line 5, strike out "and October".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Whitcomb, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McNab, the committee on rules was instructed to report Assembly bill (No. 616, Int. No. 574) entitled: "An act to prohibit traffic in alcoholic liquor for beverages purposes, and to provide for the manufacture and distribution of alcoholic liquor for permitted purposes only and for the enforcement of such prohibition," with the following amendments:

Strike out all after the enacting clause and insert in place thereof the following:

(See Appendix No. 18.)

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McNab, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Donohue the committee on rules was instructed to report Assembly bill (No. 1646, Int. No. 1379) entitled "An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees," with the following amendments:

Page 1, line 10, add the letter "s" to the word "section".

Page 2, line 1, arter the word "sixteen" insert in italics the following: "and one hundred and seventeen".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

Cn motion of Mr. Donohue, said bill was ordered reprinted as amended and recommitted to said committee.

By unanimous consent, Mr. Chamberlin called up Assembly bill (No. 1273, Reprint No. 1142), entitled "An act to provide for a department of public health in and for the city of Syracuse," now on the order of third reading.

Mr. Chamberlin moved that said bill be recommitted to the committee on public health with instructions to report the same forthwith amended as follows:

Page 1, line 8, after "State" insert "or of another State".

Line 9, before "for" insert "or has been engaged in public health work"; strike out "ten" and insert "five".

Line 10, after "health" insert "who shall be a registered physician and surgeon".

Page 4, line 21, strike out "may" and insert "shall".

Page 5, line 14, strike out "shall" and insert "may". Line 16, strike out ", and shall file" and insert "by filing".

Line 19, strike out "a" and insert "not more than twelve"; change "physician" to "physicians"; strike out "for each of such districts".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Kenyon, from the committee on public health, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Cox called up Assembly bill (No. 468, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees," now on the order of second reading.

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Said bill having been announced, Mr. Cox moved to amend as follows:

Page 1, strike out lines 7, 8, 9 and 10. Strike out page 2, page 3 and page 4. Page 5, strike out lines 1 to 9, inclusive. Page 1, after line 8, insert the following: (See Appendix No. 19.)

thereby restoring said bill to the form of Printed No. 1665.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be restored to the order of third reading.

On motion of Mr. Machold, the committee on rules was instructed to report Senate bill (No. 828, Rec. No. 136) entitled "An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of assessments in such county in the year nineteen hundred and eighteen, and to provide for payment to such city of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county."

On motion of Mr. Machold, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Machold, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler			Davies A E	Harris	McDonald	Showers
Auter			Davies A E			
Ames	D	Н	Davies E O	Hawkins	McElligott	Slacer
Ames	H	L	Davis	Healy	McGinnies	Smith C C

Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Malone offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That the Clerks of the Senate and Assembly be authorized to purchase ten thousand copies of the New York Red Book of 1919 to be distributed as follows: Fifty copies to each Senator, 40 copies to each member of Assembly, and the balance to State officers, libraries and institutions. The cost of such copies shall not exceed the sum of \$6,000, and shall be paid from any available appropriation for legislative printing.

Mr. Speaker put the question whether the House would agree to the final passage of said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
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Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Adler called up the concurrent resolution in relation to the appointment of a special committee to investigate the affairs of the Western House of Refuge at Albion, reported by the committee on ways and means March 28th, consideration of which was at that time postponed.

Said resolution having been announced,

Mr. Speaker put the question whether the House would agree to the final passage of said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	MeDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H V
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakeľy	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thaver
Braun	Evans	Kennedy	Miller N J	Ullman
		•		

Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb -
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage .	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said resolution to the Senate with a message that the Assembly have concurred in the passage of the same with amendments.

Mr. Speaker announced the special order, being the Senate bill (No. 1074, Rec. No. 147) entitled "An act to amend the Executive Law, generally."

On motion of Mr. Adler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloomfield Booth Brackley Brady Braun Brink	Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler Duke Evans Everett	Harris Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kelly Kennedy Kenyon	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris	Showers Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor Thayer Ullman Vezin

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Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1589, Int. No. 387) entitled "An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," having been announced, Mr. Machold moved to amend as follows:

Page 5, line 10, after "other" insert "public".

Line 14, after "another" insert "State".

Line 19, before "institution" insert "State".

Page 6, line 13, after "such" insert "State".

Page 7, line 13, after "are" insert "State", and before the period insert "with the exception of the Syracuse State School for Mental Defectives".

Line 24, after "each" insert "State".

Page 8, line 7, after "each" insert "State".

Page 9, line 24, after the period insert "This institution shall be maintained as a school and shall be limited as far as possible to children who are of a school age and who are capable of being benefited by instruction."

Page 14, line 16, after "the" insert "State".

Page 19, line 6, after "any" insert "State or private".

Between lines 7 and 8 insert "and except that commitments by the county superintendents of the poor or other officer acting in that capacity, or the commissioner of public charities of the city of New York, or his deputy designated for that purpose, are hereby continued and all admissions to State charitable institutions shall be through commitment from the several counties of the State by the county superintendents of the poor of such counties or other officer acting in that capacity, and from the city of New York by the commissioner of public charities of such city or his deputy designated for that purpose. Such commitment,

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however, shall only be made upon the certificate of two physicians or a physician and psychologist qualified as in this act provided. This certificate shall be the form prescribed by the State Commission for Mental Defectives. In the admission of such patients or inmates, the several counties and the city of New York shall so far as practicable, be entitled annually to the admission of patients or inmates to the said State charitable institutions in the ratio which the population of such counties and the city of New York, respectively, bears to the population of the State as ascertained by the las official census until such time as provision shall have been made for the care of mental defectives of the district."

Page 19, line 20, after "the" insert "State".

Line 24, strike out the comma.

Page 20, strike out lines 1 and 2 down to the period.

Page 20, line 7, after the period insert "A mental defective over sixteen years of age charged with a misdemanor shall be committed to the Rome State School for Mental Defectives where a separate building is to be set aside or constructed for the care and training of such mental defectives."

Line 18, after "defectives" insert "where such a detention hospital has not been provided, or a hospital designated to receive such persons by the county or local authorities of any community".

Page 21, line 9, after "welfare" insert "or for his own

welfare"

Page 22, line 11, after "welfare" insert "or for our own welfare ".

Line 21, strike out all after the comma after "relative" and insert "superintendent of the poor, commissioner of public charities or other poor law officer, superintendent or principal of any school".

Line 23, strike out down to and including "facts".

Page 24, line 26, strike out "an" and instert "a State or private ".

Page 25, line 2, strike out "public" and insert "State". Line 7, after "the" insert "State of private".

Line 18, before "institution" insert "State or private".

Line 21, after the period insert "Whenever a mentally defective person is committed to a private institution, such institution, as far as possible shall be of the same religious faith as that of the parents of the mental defective."

Page 26, line 4, strike out "an" and insert "a State"

Line 5, before the period insert "or a detention hospital provided by the county for such purpose".

Line 24, after the comma insert "commissioner of public charities ".

Page 27, line 26, after the period insert "Such guardian, whenever practicable, shall be of the some religious faith as the parents of the person committed to guardianship."
Page 30, line 11, after "county" insert "or city".

Page 37, line 3, strike out "322-324".

Page 37, line 6, change "12" to "11".

Page 36, line 25, strike out "immediately" and insert "July first, nineteen hundred and nineteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 450, Int. No. 439) entitled "An act to amend the Tax Law, in relation to time for enforcement of mortgage taxes," having been announced, Mr. Judson moved to amend as follows:

Page 1, line 8, after the word "action" insert "hereafter".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered. That said bill be reprinted and restored to the order of second reading.

The bill (No. 1632, Int. No. 1372) entitled "An act to create a commission to confer with committees of Congress, in relation to Indian affairs, and making an appropriation for the expenses of the commission," having been aunounced for a second reading.

On motion of Mr. Machold, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 641, Int. No. 607) entitled "An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners," was read the second time.

On motion of Mr. Schwab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 640, Int. No. 606) entitled "An act to amend the Membership Corporations Law, in relation to the rights of cemetery lot owners," having been announced, Mr. Schwab moved to amend as follows:

On page 2, line 20, after the word "the" insert in italics the word "reasonable".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1248, Int. No. 1119) entitled "An act to amend the Education Law, in relation to the election of the commissioner of education," having been announced for a second reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1549, Int. No. 1341) entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this state the insurance business," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1550, Int. No. 1342) entitled "An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1649, Int. No. 1392) entitled "An act to amend the In surance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1650, Int. No. 1393) entitled "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations," was read the second time. On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1652, Int. No. 1395) entitled "An act to amend the Insurance Law, in relation to limitation of risk," having been announced, Mr. Gardner moved to amend as follows:

Page 2, line 7, after the word "one" insert the words "fidelity or surety"; strike out word "in" at end of line.

Line 8, strike out words "respect to such business".

Page 3, line 26, strike out word "and" and insert in place thereof the word "or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 661, Int. No. 625) entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the public service commissions over the rates, fares and charges fixed by agreement with local authorities," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 660, Int. No. 624) entitled "An act to amend the Judiciary Law, in relation to the power of the Court of Appeals as to admission of attorneys and counselors to practice," was read the second time.

On motion of Mr. Martin, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1704, Int. No. 652) entitled "An act to amend the General Business Law, in relation to exceptions of contracts for monopoly," having been announced for a second reading,

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Law," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

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The bill (No. 390, Int. No. 381) entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors," having been announced for a second reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 431, Int. No. 420) entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the World War," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1636, Int. No. 1253) entitled "An act to amend the Tax Law, in relation to the collector's warrants," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee.	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoc	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWhinney	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thaver
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenvon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss

Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered. That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1398, Int. No. 922) entitled "An act to amend the General Business Law, in relation to employment agencies," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1267, Int. No. 1136) entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor," was read the third time, having been placed upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three fifths being present.

AYES 137 NOES 1

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin

Fearon Mullen Brown Kiernan Walrath Brush Fenner Klingmann Norton Walter Burr Flanagan Lattin O'Hare Webb Weiss Burtnett Flynn Lentol Peck Pellet Caulfield Franchot Lilly Wells Chamberlin Gaffers Link Welsh Pierce Quackenbush Westall Chenev Gage Long Claessens Gardner Lord Rice Wheelock Coles Gaylord Lown Richford Whitcomb Copelev Goldberg Machold Rowe Wilson Cowee Graham Malone Sammis Winter Greenwald Martin Seaker Cox Witter Cronin Griffith McArdle Seesselberg Youker Crowley Hager McCue Shannon Zimmerman Curley Hamill

In the negative:

Leininger

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1283, Int. No. 1153) entitled "An act to amend the Workmen's Compensation Law, in relation to payment of compensation when employee was killed by negligence of third party and joint action therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C (
Barra	Dickstein	Hopkins	McKee	Smith E
Beasley	Dobson	Hunter	McLaughlin	Smith H
Bewley	Donnelly	Hutchinson	McNab	Solomon (
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss

Caulfield	· Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curlov	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1262, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions neidental to or to be affected by such arrangement," having been announced, Mr. Brady moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Section 1, page 1, line 6, strike out the word "securing" and

insert "allowing".

On page 3, line 1, after the word "contract" insert "for the limitation, reduction, determination and regulation of expenses including salaries and expenditures whatsoever, which may be incurred in the business of said company or companies; the value of the properties of said company or companies heretofore or hereafter made under any arbitration agreement or otherwise, whether used as a basis for a contract made under the authority of this act or not, shall be binding upon the city of Buffalo as an adjudication or otherwise in any litigation or negotiation hereafter occurring."

Add new section 8, "This act shall take effect immediately."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading. The bill (No. 1344, Int. No. 1190) entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogate's court of New York county," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1604, Int. No. 1048) entitled "An act to amend the Election Law, in relation to rendering assistance to disabled voters in the preparation of their ballots," having been announced, Mr. Pellet moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

In the title before "voters" insert "or illiterate".

Page 1, line 1, strike out "three hundred and fifty-seven" and in ert "one hundred and sixty-four".

Page 1, between lines 4 and 5 insert the following:

"§ 164. Illiterate and disabled voters. If, at any meeting for the registration of voters, any person entitled to be registered [and of whom personal registration is required] shall appear personally for registration and shall declare to the board of inspectors at the time he applies for registration that he is unable to write by reason of illiteracy, or that he will be unable to prepare his ballot without assistance by reason of blindness, or of such degree of blindness as will prevent him, with the aid of glasses, from seeing the names printed upon the official ballot, loss of both hands, or such total inability of both hands that he cannot use either hand for ordinary purposes, or that he will be unable to enter the voting booth without assistance by reason of disease or crippled condition, the nature of which he must specify, it shall be the duty of the said board of inspectors to administer an oath to such person in the following language namely: 'You do solemnly swear (or affirm) that you will be unable to prepare your ballot without assistance, because,' and after the word 'because,' continuing with a statement of the specific disease or crippled condition assigned by the person as the cause of his alleged disability, and the said inspectors and each of them shall make a note upon the register of each instance in which such oath is administered, and of the cause or reason so assigned.

"§ 2. Section three hundred and fifty-seven of such chapter is bereby amended to read as follows:"

Page 1, line 5, strike out the brackets.

Page 1, line 8, inclose with brackets the word "being" and insert in italies before "duly" "having been".

Page 1, line 9, insert opening bracket "[" before "in".

Page 2, line 1, after "law" and before the comma insert closing bracket "]" and insert after such bracket and before the comma in italies the word "personally".

Page 2, line 9, before "voter" insert in talics "duly

registered ".

Page 2, line 10, inclose with brackets the word "personally" and insert in italics after "register" and before the comma the word "personally".

Page 2, line 11, strike out the bracket and insert in italies before the word "who" "and who did not register personally,".

Page 2, line 13, strike out the bracket.

Page 3, line 24, change the numeral "2" to "3".

Page 4, line 2, strike out the matter following the word "shall" and insert in italics "have made oath of physical disability as prescribed by section one hundred and sixty-four of this chapter,".

Page 4, strike out lines 3 and 4.

Page 4, line 5, strike out "disability" and strike out "such" and insert in italics "the", and insert in italics after "fact" the words "of such physical disability".

Page 5, line 15, change the numeral "3" to "4".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 82, Int. No. 82) entitled "An act to amend the Liquor Law, in relation to rebates of tax in certain cases," having been announced, Mr. McWhinney moved that said bill be recommitted to the committee on excise with instructions to report the same forthwith amended as follows:

Strike out pages 2 and 3 and insert in italics "against whom no complaint, prosecution, action or proceeding is or was at the time pending on account of any violation thereof, and who shall not have violated any provision of this chapter during the excise year for which such certificate was insued, shall cease or shall have heretofore ceased or shall hereafter cease to traffic in liquors for a period of at least one month during the term for which the tax is or was paid under such certificate pursuant to an order issued or made by the military or other competent authorities of the United States government, acting or purporting to act pur-

suant to the provisions of the act of Congress of May eighteenth, nineteen hundred and seventeen known as the Selective Service Law, or regulations thereunder made by the President of the United States, or pursuant to any order made by the State Commissioner of Excise, approved by the Governor, pursuant to the provisions of chapter five hundred and twenty-one of the Laws of nineteen hundred and seventeen, such person shall, provided such certificate had or shall have at least one month to run at the time such order was or is made and obliged, be allowed and paid a rebate of the tax in an amount equal to the tax less fifteen dollars (\$15) for the portion of the excise year commencing with the date when traffic shall cease or have ceased pursuant to such order during which traffic is wholly suspended. A person entitled to receive such rebate shall present to the Commissioner of Excise a verified petition setting forth all the facts required to be shown upon an application for such rebate and thereupon the commissioner shall compute the amount of rebate due on said certificate for the portion of the term thereof during which traffic was supended and shall prepare two orders for the payment of such rebate, one order for the same proportion thereof as was paid to the State Treasurer of the tax paid upon the issue of such certificate directed to the State Treasurer to be paid by him on the certificate of the Comptroller, and one order for the remainder of such rebate directed to the fiscal officer of the proper locality to be paid by such fiscal officer out of any exicse or other money of such locality applicable thereto. If he have no such money of such locality in his possession or under his control then the said fiscal officer shall at once borrow enough money on the credit of the locality and he is hereby authorized so to do to pay said order and shall pay the same. The money so borrowed shall be a lawful claim against such locality to be paid as are other legal claims.

"§ 2. For the purpose of carrying out the provisions of the first section of this act there is hereby appropriated the sum of fifty thousand dollars (\$50,000), or such part thereof as shall

be necessary.

"§ 3. This act shall take effect immediately."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. N. J. Miller, from the committee on excise, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1144, Int. No. 803) entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79 NOES 33

Those who voted in the affirmative were:

Adler	Davies E O	Healy	Martin	Slacer
Ames D H	Davis	Hopkins	McGinnies	Smith C C
Ames H L	Dickstein	Hutchinson	McNab	Soule
Bewley	Downs	Jenks	McWhinney	Tallett
Bloomfield	Everett	Johnson L W	Mead	Thayer
Booth	Fearon	Judson	Miller C P	Ullman
Brady	Fenner	Kahn	Miller N J	Walrath
Brink	Franchot	Kelly	Norton	Weiss
Brown	Gaffers	Kenyon	Peck	Wells
Burtnett	Gage	Kiernan	Pierce	Welsh
Chamberlin	Gardner	Lattin	Quackenbush	Westall
Cheney	Gaylord	Lilly	Rice	Wheelock
Coles	Graham	Lord	Richford	Whitcomb
Copeley	Greenwald	Lown	Sammis	Witter
Cowee	Hager	Machold	Scott	Zimmerman
Davies A E	Harris	Malone	Showers	

Those who voted in the negative were:

Brackley	Cronin	Leininger	Mullen	Steinberg
Braun	Drechsler	Lentol	O'Hare	Vezin
Burr	Fertig	McArdle	Pellet	Walter
Burston	Hawkins	McDonald	Schwab	Wilson
Caulfield	Johnson C C	McElligott	Smith E A	Winter
Claessens	Kennedy	McKee	Solomon C	Youker
Cor	Klinamann	MoLoughlin		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1449, Int. No. 122) entitled "An act to amend the Conservation Law, in relation to taking of raccoon and skunk," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Those who voted in the affirmative were:

Davies E O Harris McCue Shannon Adler Ames D H McDonald Showers Davis Hawkins Ames H L Dickstein Healy McElligott Slacer McGinnies Smith C C Barra Dobson Hopkins Beasley Donnelly Hunter McKee Smith E A Bewley Donohoe Hutchinson McLaughlin Smith H W Blakeľv Donohue Jenks McNab Soule Johnson C C McWhinney Bloomfield Downs Steinberg Johnson L W McWilliams Booth Drechsler Tallett Mead Taylor Brackley Duke Judson Miller C P Kelly Thaver Brady Evans Braun Everett Kennedy Miller E H Ullman Miller N J Vezin Brink Fearon Kenyon Walrath Kiernan Morris Brown Fenner Brush Flanagan Klingmann Mullen Walter Webb Burr Flynn Lattin Norton Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Lilly Pellet Welsh Chamberlin Gage Westall Cheney Gardner Link Pierce Coles Gaylord Long Quackenbush Wheelock Goldberg Whiteomb Copelev Rice Richford Cowee Graham Lown Wilson CoxGreenwald Machold Rowe Winter Cronin Griffith Malone Sammis Witter Crowley Martin Hager Seaker Youker Hamill Curley M.cArdle Seesselberg Zimmerman Davies A E

Thos who voted in the negtive were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1745, Int. No. 1269) entitled "An act to amend the New York city municipal court code, in relation to liens on chattels," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenvon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1747, Int. No. 1265) entitled "An act in relation to the paving of streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage."

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	MeLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	MeWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowlev	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue	Emanifoli	Zammer man

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1672, Int. No. 1937) entitled "An act to amend the Code of Civil Procedure, in relation to service of summons otherwise than personally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler Ames D H Davies A E Davies E C Davis Davis Dickstein		McDonald McElligott McGinnies McKee	Showers Slacer Smith C C Smith E A
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Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bioomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1670, Int. No. 881) entitled "An act to amend the Penal Law, in relation to the possession and use of dangerous weapons," having been announced for a third reading,

On motion of Mr. Hawkins, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1511, Int. No. 1318) entitled "An act to empower the board of supervisors of Westchester county to establish, develop and maintain in such county a free public park as a memorial to the men and women of such county who served in the army or navy of the United States of America during the World War and to acquire lands and provide funds for such purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1531, Int. No. 1323) entitled "An act to amend the Town Law, in relation to appropriation by town board for Memorial day," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Barra	Dickstein	Hopkins	McKee	Smith E

Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Scesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1397, Int. No. 794) entitled "An act to amend the Transportation Corporations Law, in relation to bus lines, stage routes and motor vehicle lines or routes in towns in Suffolk county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloomfield Booth Brackley Brackley	Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler Duke	Harris Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kelly	McDonald McElligott McGinnies McKee McLaughlin McNab McWilliams Mewilliams Mead Miller C P Miller E H	Showers Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor Thayer
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Braun	Evans	77 3	Miller N J	Ullman
		Kennedy		
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Long	Quackenbush	Westall
Claessens	Gardner	Lord	Rice	Wheelock
Coles	Gaylord	Lown	Richford	Whiteomb
Copeley	Goldberg	Machold	Rowe	Wilson
Cowee	Graham	Malone	Sammis	Winter
Cox	Greenwald	Martin	Seaker	Witter
Cronin	Griffith	McArdle	Seesselberg	Youker
Crowley	Hager	McCue	Shannon	Zimmerman
Curley	Hamill			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1639, Int. No. 375) entitled "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same," having been announced for a third reading,

On motion of Mr. Witter, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1693, Int. No. 1145) entitled "An act to amend the Public Health Law, in relation to the practice of medicine," having been announced for a third reading,

On motion of Mr. Kenyon, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday, April 10th.

The bill (No. 1668, Int. No. 1027) entitled "An act to amend the Penal Law, in relation to conducting business under an assumed name," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakelv	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	, Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee .	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1373, Int. No. 1219) entitled "An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donolioe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1300, Int. No. 1163) entitled "An act to authorize the Court of Claims to hear and determine a claim, filed by Erna Ellis of Glendale, in the borough of Queens, city and State of New York, for injury to property alleged to have been caused through negligence of certain convicts while working on the Kaaterskill Clove road at Palenville, Greene county, New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 8

Those who voted in the affirmative were:

Adler	Davies A E	Hager	Malone	Seesselberg
Ames D H	Davies E O	Hamill	Martin	Shannon
Ames H L	Davis	Harris	McArdle	Showers
Barra	Dickstein	Hawkins	McCue	Slacer
Beasley	Dobson	Healy	McElligott	Smith C C
Bewley	Donnelly	Hopkins	McGinnies	Smith E A
Blakely	Donohoe	Hunter	McLaughlin	Smith II W
Bloomfield	Donohue	Hutchinson	McNab	Soule
Booth	Downs	Jenks	McWhinney	Tallett
Brackley	Drechsler	Johnson C C	McWilliams	Taylor
Brady	Duke	Johnson L W	Mead	Thayer
Braun	Evans	Judson	Miller C P	Ullman
Brink	Everett	Kelly	Miller E H	Vezin
Brown	Fearon	Kennedy	Miller N J	Walrath
Brush	Fenner	Kenyon	Morris	Walter
Burr	Flanagan	Kiernan	Norton	Webb
Burtnett	Flynn	Klingmann	O'Hare	Weiss
Caulfield	Franchot	Lattin	Peck	Wells
Chamberlin	Gaffers	Leininger	Pellet	Welsh
Cheney	Gage	Lentol	Pierce	Westall
Coles	Gardner .	Lilly	Quackenbush	Wheelock
Copeley	Gaylord	Link	Rice	Whitcomb
Cowee	Goldberg	Long	Richford	Wilson
Cox	Graham	Lord	Rowe	Winter
Cronin	Greenwald	Lown	Sammis	Witter
Crowley	Griffith	Machold	Seaker	Zimmerman
Curley				

Those who voted in the negative were:

Claessens McDonald Mullen Steinberg Youker Fertig McKee Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1274, Int. No. 1143) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1285, Int. No. 1155) entitled "An act making an appropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge canal traffic," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 90 NOES 48

Those who voted in the affirmative were:

Adler	Crowley	Hager	McNab	Soule
Ames D H	Davies A E	Harris	McWhinney	Steinberg
Ames H L	Davies E O	Hawkins	Mead	Tallett
Bewley	Davis	Hopkins	Miller C P	Thayer
Blakely	Dobson	Hunter	Miller N J	Ullman
Bloomfield	Donohoe	Hutchinson	Norton	Vezin
Booth	Downs	Jenks	Peck	Walrath
Brady	Duke	Johnson L W	Pellet	Webb
Brink	Everett	Judson	Pierce	Weiss
Brown	Fearon	Kenyon	Quackenbush	Wells
Brush	Fenner	Lattin	Kice	Welsh
Burtnett	Franchot	Long	Richford	Westall
Caulfield	Gaffers	Lord	Rowe	Wheelock
Chamberlin	Gage	Lown	Sammis	Whitcomb
Cheney	Gardner	Machold	S aker	Wilson
Coles	Gaylord	Malone	Showers	Witter
Copeley	Graham	Martin	Slacer	Youker
Cowee	Greenwald	McGinnies	Smith C C	Zimmerman

Those who voted in the negative were:

		0		
Barra	Donnelly	Johnson C C	McCue	O'Hare
Beasley	Donohue	Kelly	McDonald	Seesselberg
Brackley	Drechsler	Kennedy	McElligott	Shannon
Braun	Evans	Kiernan	McKee	Smith E A
Burr	Flanagan	Klingmann	McLaughlin	Smith H W
Claessens	Flynn	Leininger	McWilliams	Solomon C
Cox	Goldberg	Lentol	Miller E H	Taylor
Cronin	Griffith	Lilly	Morris	Walter
Curley	Hamill	Link	Mullen	Winter
Dickstein	Healy	McArdle		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1165, Int. No. 1046) entitled "An act to legalize an agreement between the board of supervisors of Jefferson county and the common council of the city of Watertown, made to correct the equalization of assessments in such county in the year nineteen hundred and eighteen, and to provide for payment to such ctiy of an amount due under such agreement, from moneys to be raised by loan chargeable to the towns of such county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

2.11000 1112				
Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gavlord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 806, Int. No. 748) entitled "An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through lines of telephone communication," having been announced for a third reading, On motion of Mr. Lord, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1621, Int. No. 1361) entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals to meet emergency conditions," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
·Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1744, Int. No. 527) entitled "An act to amend

the Code of Civil Procedure, in relation to cancellation of undertakings in Appellate Division by the Court of Appeals on appeal to that court from judgment of reversal by Appellate Division," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copelev	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1746, Int. No. 533) entitled "An act making an appropriation for the prevention, control and treatment of venereal diseases," having been announced for a third reading,

On motion of Mr. Kenyon, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1128, Int. No. 1019) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of Joseph Schaufler against the State while engaged in the work of the State in endeavoring to capture a lunatic who had escaped from the Binghamton State Hospital," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Those who voted in the affirmative were:

Adler	Davies E O	Harris	McCue	Shannon
Ames D H	Davis	Hawkins	McDonald	Showers
Ames H L	Dickstein	Healy	McElligott	Slacer
Barra	Dobson	Hopkins	McGinnies	Smith C C
Beasley	Donnelly	Hunter	McKee	Smith E A
Bewley	Donohoe	Hutchinson	McLaughlin	Smith H W
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	McWilliams	Tallett
Brackley	Duke	Judson	Mead	Taylor
Brady	Evans	Kelly	Miller C P	Thayer
Braun	Everett	Kennedy	Miller E H	Ullman
Brink	Fearon	Kenyon	Miller N J	Vezin
Brown	Fenner	Kiernan	Morris	Walrath
Brush	Flanagan	Klingmann	Mullen	Walter
Burr	Flynn	Lattin	Norton	Webb
Burtnett	Franchot	Leininger	O'Hare	Weiss
Caulfield	Gaffers	Lentol	Peck	Wells
Chamberlin	Gage	Lilly	Pellet	Welsh
Cheney	Gardner	Link	Pierce	Westall
Coles	Gaylord	Long	Quackenbush	Wheelock
Copeley	Goldberg	Lord	Rice	Whitcomb
Cowee	Graham	Lown	Richford	Wilson
Cox	Greenwald	Machold	Rowe	Winter
Cronin	Griffith	Malone	Sammis	Witter
Crowley	Hager	Martin	Seaker	Youker
Curley	Hamill	McArdle	Seesselberg	Zimmerman
Davies A E				,

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 831, Int. No. 766) entitled "An act to authorize the city of New York, by its board of estimate and apportionment to allow and pay to Samuel B. Moore, of number one hundred and twenty-nine Cambridge place, borough of Brooklyn, in such city, a pension on account of disability received while in the service of such city," was read the thrd time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Those who voted in the affirmative were:

Adler	Davies A E	Hamill	McArdle	Shannon
Ames D H	Davies E O	Harris	McCue	Showers
Ames H L	Davis	Hawkins	McElligott	Slacer
Barra	Dickstein	Healy	McGinnies	Smith C C
Beasley	Dobson	Hopkins	McKee	Smith E A
Bewley	Donnelly	Hunter	McLaughlin	Smith H W
Blakeľv	Donohoe	Hutchinson	McNab	Solomon C
Bloomfield	Donohue	Jenks	McWhinney	Soule
Booth	Downs	Johnson C C	McWilliams	Steinberg
Brackley	Drechsler	Johnson L W	Mead	Tallett
Brady	Duke	Judson	Miller C P	Taylor
Braun	Evans	Kelly	Miller E H	Thaver
Brink	Everett	Kennedy	Miller N J	Ullman
Brown	Fearon	Kenyon	Morris	Vezin
Brush	Fenner	Kiernan	Mullen	Walrath
Burr	Flanagan	Klingmann	Norton	Walter
Burtnett	Flynn	Lattin	O'Hare	Webb
Caulfield	Franchot	Leininger	Peck	Weiss
Chamberlin	Gaffers	Lentol	Pellet	Wells
Cheney	Gage	Lilly	Pierce	Welsh
Claessens	Gardner	Link	Quackenbush	Westall
Coles	Gaylord	Long	Rice	Wheelock
Copeley	Goldberg	Lord	Richford	Whiteomb
Cowee	Graham	Lown	Rowe	Wilson
Cox	Greenwald	Machold	Sammis	Winter
Cronin	Griffith	Malone	Seaker	Witter
Crowley	Hager	Martin	Seesselberg	Zimmerman
Curley				

Those who voted in the negative were:

McDonald Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 771, Int. No. 713) entitled "An act to authorize the police commissioner of the city of New York to increase the pension of Henry C. Fink to an amount not exceeding the salary paid to him at the date of his retirement," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 9

Those who voted in the affirmative were:

Adler	Curley	Griffith	Malone	Seesselberg
Ames D H	Davies A E	Hager	Martin	Shannon
Ames H L	Davies E O	Hamill	McArdle	Showers
Barra	Davis	Harris	McCue	Slacer
Beasley	Dickstein	Hawkins	McElligott	Smith C C
Bewley	Dobson	Healy	McGinnies	Smith E A
Blakely	Donnelly	Hopkins	McLaughlin	Smith H W
Bloomfield	Donohoe	Hunter	McNab	Soule
Booth	Donohue	Hutchinson	McWhinney	Tallett
Brackley	Downs	Jenks	McWilliams	Taylor
Brady	Drechsler	Johnson C C	Mead	Thayer
Braun	Duke	Johnson L W	Miller C P	Ullman
Brink	Evans	Judson .	Miller E H	Vezin
Brown	Everett	Kelly	Miller N J	Walrath
Brush	Fearon	Kennedy	Morris	Walter
Burr	Fenner	Kenyon	Mullen	Webb
Burtnett	Flanagan	Kiernan	Norton	Weiss
Caulfield	Flynn	Klingmann	O'Hare	Wells
Chamberlin	Franchot	Lattin	Peck	Welsh
Cheney	Gaffers	Lentol	Pierce	Westall
Coles	Gage	Lilly	Quackenbush	Wheelock
Copeley	Gardner	Link	Rice	Whitcomb
Cowee	Gaylord	Long	Richford	Wilson
Cox	Goldberg	Lord	Rowe	Winter
Cronin	Graham	Lown	Sammis	Witter
Crowley	Greenwald	Machold	Seaker	Zimmerman

Those who voted in the negative were:

Claessens Leininger McKee Solomon C Youker Fertig McDonald Pellet Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 845, Int. No. 780) entitled "An act making an appropriation for defraying the expenses of the Interstate Bridge

Commission under the provisions of article six of the State Boards and Commissions Law," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1244, Int. No. 1115) entitled "An act authorizing the improvement of Oriskany creek feeder in the village of Oriskany Falls, county of Oneida, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92 NOES 45

Those who voted in the affirmative were:

Adler	Crowley	Harris	McWhinney	Soule
Ames D H	Davies A E	Hawkins	Mead	Steinberg
Ames H L	Davies E O	Hopkins	Miller C P	Tallett
Bewley	Davis	Hunter	Miller N J	Thayer
Blakely	Dobson	Hutchinson	Norton	Ullman
Bloomfield	Donohoe	Jenks	Peck	Vezin
Booth	Downs	Johnson L W	Pellet	Walrath
Brady	Duke	Judson	Pierce	Webb
Brink	Everett	Kenyon	Quackenbush	Weiss
Brown	Fearon	Lattin	Rice	Wells
Brush	Fenner	Long	Richford	Welsh
Burtnett	Franchot	Lord	Rowe	Westall
Caulfield	Gaffers	Lown	Sammis	Wheelock
Chamberlin	Gage	Machold	Seaker	Whiteomb
Cheney	Gardner	Malone	Showers	Wilson
Claessens	Gaylord	Martin	Slacer	Witter
Coles	Graham	McGinnies	Smith C C	Youker
Copeley	Greenwald	McNab	Solomon C	Zimmerman
Cowee	Hager			

Those who voted in the negative were:

		O		
Barra	Donnelly	Healy	Link	Morris
Beasley	Donohue	Johnson C C	McArdle	Mullen
Brackley	Drechsler	Kelly	McCue	O'Hare
Braun	Evans	Kennedy	McDonald	Seesselberg
Burr	Flanagan	Kiernan	McElligott	Shannon
Cox	Flynn	Klingmann	McKee	Smith E A
Cronin	Goldberg	Leininger	McLaughlin	Smith H W
Curley	Griffith	Lentol	McWilliams	Taylor
Dickstein	Hamill	Lilly	Miller E H	Walter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1254, Int. No. 1123) entitled "An act to amend the Military Law, in relation to the classification and compensation of State and municipal officers and employees returning from military or naval duty," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Danier A D	Harris	McDonald	Showers
	Davies A E			
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewlev	Donnelly	Hutchinson	McNab	Solomon C
Blakelv	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheeloek
Coles	Gavlord	Lord .	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Slacer	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1161, Int. No. 1042) entitled "An act to amend chapter two hundred and thirty of the Laws of eighteen hundred

and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights, powers, duties and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 26, Assembly Reprint No. 1567, Rec. No. 71) entitled "An act to amend the Education Law, in relation to the law library at Hudson," was read the third time, having

been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final pastage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Davies A E Harris McDonald Showers Ames D H Davies E O Hawkins McElligott Slacer Ames H L Davis Healy McGinnies Smith C C Barra. Dickstein Hopkins McKee Smith E A McLaughlin Smith H W Beasley Dobson Hunter McNab Bewley Donnelly Hutchinson Solomon C Blakely Donohoe Jenks McWhinney Soule Johnson C C Bloomfield Donohue McWilliams Steinberg Downs Johnson L W Booth Mead Tallett Brackley Drechsler Judson Miller C P Taylor Miller E H Thayer Brady Duke Kelly Braun Evans Kennedy Miller N J Ullman Brink Everett Kenvon Morris Vezin Brown Fearon Kiernan Mullen Walrath Brush Fenner Norton Walter Klingmann Burr Flanagan Lattin O'Hare Webb Burtnett Flynn Leininger Peck Weiss Pellet Franchot Lentol Wells Caulfield Chamberlin Gaffers Lilly Pierce Welsh Gage Link Westall Cheney Quackenbush Long Wheelock Claessens Gardner Rice Coles Gaylord Lord Richford Whitcomb Copeley Goldberg Lown Rowe Wilson Cowee Graham Machold Winter Sammis Cox Greenwald Malone Witter Seaker Cronin Griffith Martin Seesselberg Youker Crowley Hager McArdle Shannon Zimmerman Curley Hamill McCue

Ordered, That the Clerk return said bill to the Senate with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 1251, Int. No. 1120) entitled "An act authorizing the improvement of Chadakoin river east of Main street in the city of Jamestown, Chautauqua county, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89 NOES 48

Those who voted in the affirmative were:

Adler	Crowley	Hager	McNab	Steinberg
Ames D H	Davies A E	Harris	Mead	Tallett
Ames H L	Davies E O	Hawkins	Miller C P	Thayer
Bewley	Davis	Hopkins	Miller N J	Ullman
	Dobson	Hunter	Norton	Vezin
Blakely				Walrath
Bloomfield	Donohoe	Hutchinson	Peck	
Booth	Downs	Jenks	Pellet	Webb
Brady	Duke	Johnson L V	V Pierce	Weiss
Brink	Everett	Judson	Quackenbush	Wells
Brown	Fearon	Kenyon	Rice	Welsh
Brush	Fenner	Lattin	Richford	Westall
Burtnett	Franchot	Long	Rowe	Wheelock
Caulfield	Gaffers	Lord	Sammis	Whitcomb
Chamberlin	Gage	Lown	Scaker	Wilson
Cheney ·	Gardner	Machold	Showers	Witter
Coles	Gaylord	Malone	Slacer	Youker
Copeley	Graham	Martin	Smith C C	Zimmerman
Cowee	Greenwald	McGinnies	Soule	

Those who voted in the negative were:

Barra	Donnelly	Johnson C C	McCue	O'Hare
Beasley	Donohue	Kelly	McDonald	Seesselberg
Brackley	Drechsler	Kennedy	McElligott	Shannon
Braun	Evans	Kiernan	McKee	Smith E A
Burr	Flanagan	Klingmann	McLaughlin	Smith H W
Claessens	Flynn	Leininger	McWilliams	Solomon C
Cox	Goldberg	Lentol	Miller E H	Taylor
Cronin	Griffith	Lilly	Morris	Walter
Curley	Hamill	Link	Mullen	Winter
Dickstein	Healy	McArdle .		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1625, Int. No. 1365) entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Harris McDonald Adler Davies A E Showers Ames D H Hawkins Davies E O McElligott Slacer McGinnies Ames H L Healy Smith C C Davis Smith E A Barra Dickstein Hopkins McKee Smith H W Beasley Dobson Hunter McLaughlin Bewley Donnelly Hutchinson McNab Solomon C Donohoe McWhinney Soule Blakely Jenks Johnson C C McWilliams Bloomfield Donohue Steinberg Tallett Booth Downs Johnson L W Mead Brackley Drechsler Judson Miller C P Taylor Brady Duke Kelly Miller E H Thaver Miller N J Ullman Braun Evans Kennedy Brink Everett Kenyon Morris Vezin Brown Fearon Kiernan Mullen Walrath Walter Brush Fenner Klingmann Norton Webb Burr Flanagan Lattin O'Hare Burtnett Flynn Leininger Peck Weiss Caulfield Franchot Lentol Pellet Wells Chamberlin Gaffers Lilly Welsh Pierce Cheney Gage Link Quackenbush Westall Claessens Gardner Long Wheelock Rice Coles Gaylord Lord Richford Whitcomb Copeley Goldberg Lown Rowe Wilson Cowee Graham Machold Sammis Winter Cox Greenwald Malone Witter Seaker Cronin Griffith Martin Seesselberg Youker Hager Crowley McArdle Zimmerman Shannon Curley Hamill McCue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1379, Int. No. 1225) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 875, Int. No. 805) entitled "An act to amend the charter of the city of Fulton, in relation to city officers and funds for the water works system," was read the third time, having been printed and upon the desks of the members in its APRIL 2] 1509

final form at least three calendar legislative days prior to its final

passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Showers Davies A E Harris McDonald Adler Slacer Ames D H Davies E O Hawkins McElligott Smith C C McGinnies Ames H L Davis Healy Smith E A Hopkins McKee Dickstein Barra Smith H W Dobson Hunter McLaughlin Beasley Solomon C McNab Bewley Donnelly Hutchinson McWhinney Soule Blakely Donohoe Jenks Bloomfield Donohue Johnson C C McWilliams Steinberg Johnson LW Mead Tallett Booth Downs Miller C P Taylor Brackley Drechsler Judson Kelly Miller E H Thayer Brady Duke Miller N J Ullman Braun Evans Kennedv Vezin Morris Brink Everett Kenyon Fearon Kiernan Mullen Walrath Brown Klingmann Norton Walter Brush Fenner Webb O'Hare Burr Flanagan Lattin Burtnett Flynn Leininger Peck Weiss Pellet. Wells Caulfield Franchot Lentol Chamberlin Pierce Welsh Gaffers Lilly Quackenbush Westall Chenev Gage Link Wheelock Gardner Long Rice Claessens Richford Whitcomb Coles Gaylord Lord Copelev Goldberg Lown Rowe Wilson Sammis Winter Cowee Graham Machold Cox Greenwald Malone Seaker Witter Griffith Martin Seesselberg Youker Cronin McArdle Shannon Zimmerman Crowlev Hager Curley Hamil! McCue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1590, Int. No. 1245) entitled "An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village,' in relation to raising money by taxation for certain village purposes," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1245, Int. No. 1116) entitled "An act authorizing the improvement of the Oriskany creek feeder at or near the village of Clinton, in the town of Kirkland, county of Oneida, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'He re	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1742, Int. No. 1067) entitled "An act authorizing and empowering Reosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park," having been announced for a third reading,

On motion of Mr. Coles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 402, Int. No. 392) entitled "An act to provide for repairing and rebuilding the abutments, side walls and approach of the bridge over the outlet of Keuka lake, in the town of Milo, Yates county, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90 NOES 49

Those who voted in the affirmative were:

Adler	Crowlev	Hager	McNab	Soule
Ames D H	Davies A E	Harris	McWhinney	Steinberg
Ames H L	Davies E O	Hawkins	Mead	Tallett
Bewley	Davis	Hopkins	Miller C P	Thayer
Blakely	Dobson	Hunter	Miller N J	Ullman
Bloomfield	Donohoe	Hutchinson	Norton	Vezin
Booth	Downs	Jenks	Peck	Walrath
Brady	Duke	Johnson L W	Pellet	Webb
Brink	Everett	Judson	Pierce	Weiss
Brown	Fearon	Kenyon	Quackenbush	Wells
Brush	Fenner	Lattin	Rice	Welsh
Burtnett	Franchot	lLong	Richford	Westall
Caulfield	Gaffers	Lord	Rowe	Wheelock
Chamberlin	Gage	Lown	Sammis	Whitcomb
Cheney	Gardner	Machold	Seaker	Wilson
Coles	Gaylord	Malone	Showers	Witter
Copeley	Graham	Martin	Slacer	Youker
Cowee	Greenwald	McGinnies	Smith C C	Zimmerman

Those who voted in the negative were:

Barra	Donnelly	Healy	McArdle .	O'Hare
Beasley	Donohue	Johnson C C	McCue	Seesselberg
Brackley	Drechsler	Kelly	McDonald	Shannon
Braun	Evans	Kennedy	McElligott	Smith E A
Rurr	Fertig	Kiernan	McKee	Smith H W
Claessens	Flanagan	Klingmann	McLaughlin	Solomon C
Cox	Flynn	Leininger	McWilliams	Taylor
Cronin	Goldberg	Lentol	Miller E H	Walter
Curley	Griffith	Lilly	Morris	Winter
Dickstein	Hamill	Link	Mullen	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1499, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways," was read the third time, having been printed and upon the de'ks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

These who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H V/
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1312, Int. No. 1175) entitled "An act to amend the County Law, in relation of designation of newspapers to publish election notices," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler Davies A E Harris McDonald	Showers
Ames D H Davies E O Hawkins McElligott	Slacer
Ames H L Davis Healy McGinnies	Smith C C
Barra Dickstein Hopkins McKee	Smith E A
Beasley Dobson Hunter McLaughlin	Smith H W
Bewley Donnelly Hutchinson McNab	Solomon C
Blakely Donohoe Jenks McWhinney	Soule
Bloomfield Donohue Johnson C C McWilliams	Steinberg
Booth Downs Johnson L W Mead	Tallett
Brackley Drechsler Judson Miller C P	Taylor
Brady Duke Kelly Miller E H	Thayer
Braun Evans Kennedy Miller N J	Ullman
Brink Everett Kenyon Morris	Vezin
Brown Fearon Kiernan Mullen	Walrath
Brush Fenner Klingmann Norton	Walter
Burr Flanagan Lattin O'Hare	Webb
Burtnett Flynn Leininger Peck	Weiss
Caulfield Franchot Lentol Pellet	Wells
Chamberlin Gaffers Lilly Pierce	Welsh
Cheney Gage Link Quackenbush	Westall
Claessens Gardner Long Rice	Wheelock
Coles Gaylord Lord Richford	Whitcomb
Copeley Goldberg Lown Rowe	Wilson
Cowee Graham Machold Sammis	Winter
Cox Greenwald Malone Seaker	Witter
Cronin Griffith Martin Seesselberg	Youker
Crowley Hager McArdle Shannon	Zimmerman
Curley Hamill McCue	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1361, Int. No. 1207) entitled "An act to amend the Greater New York charter, in relation to retirement from active service of officers, clerks and employees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Adler	Davies E O	Harris	McCue	Shannon
Ames D H	Davis	Hawkins	McDonald	Showers
Ames H L	Dickstein	Healy	McElligott	Slacer
Barra	Dobson	Hopkins	McGinnies	Smith C C

Beasley	Donnelly	Hunter	McKee	Smith E A
Bewley	Donohoe	Hutchinson	McLaughlin	Smith H W
Blakely	Donohue	Jenks	McNab	Solomon C
Bloomfield	Downs	Johnson C C	McWhinney	Soule
Booth	Drechsler	Johnson L W	McWilliams	Tallett
Brackley	Duke	Judson	Mead	Taylor
Brady	Evans	Kelly	Miller C P	Thayer
Braun	Everett	Kennedy	Miller E H	Ullman
Brink	Fearon	Kenvon	Miller N J	Vezin
Brown	Fenner	Kiernan	Morris	Walrath
Brush	Flanagan	Klingmann	Mullen	Walter
Burr	Flynn	Lattin	Norton	Webb
Burtnett	Franchot	Leininger	O'Hare	Weiss
Chamberlin	Gaffers	Lentol	Peck	Wells
Cheney	Gage	Lilly	Pellet ,	Welsh
Claessens	Gardner	Link	Pierce	Westall
Coles	Gaylord	Long	Quackenbush	Wheelock
Copeley	Goldberg	Lord	Rice	Whiteomb
Cowee	Graham	Lown	Richford	Wilson
Cox	Greenwald	Machold	Rowe	Winter
Cronin	Griffith	Malone	Sammis	Witter
Crowley	Hager	Martin	Seaker	Youker
Curley	Hamill	McArdle	Seesselberg	Zimmerman
Davies A E				

Those who voted in the negative were:

Caulfield Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1743, Int. No. 1114) entitled "An act to amend the Election Law, in relation to county expenses for elections of the county of Oneida." was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor

Brady	Duke	Kelly	Miller E H	Thaver
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1338, Int. No. 1184) entitled "An act to amend chapter seven hundred and fifty-two of the Laws of nineteen hundred and seven, entitled 'An act to revise the charter of the city of North Tonawanda,' in relation to the city judge and the city court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler	Davies A E	Harris	McDonald	Showers
Ames D II	Davies E O	Hawkins	McElligott	Slacer
Ames II L	Davis	Healv	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H V
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thaver
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb

Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Crowley	Griffith	Martin	Seesselberg	Youke <i>r</i>
Curley	Hager	McArdle	Shannon	Zimmerman
Flanagan	liamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1624, Int. No. 1364) entitled "An act to amend chapter sixty-six of the Laws of nineteen hundred and sixteen, entitled 'An act to consolidate the Broome County Humane Society, the Binghamton Bureau of Associated Charities and The Binghamton Board of Charities,' in relation to the temporary detention of children," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloomfield Booth Brackley	Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler	Harris Hawkins Healy Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C. P	Showers Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor
Brady Braun	Duke	Kelly	Miller E H	Thayer
Brink	Evans Everett	Kennedy Kenyon	Miller N J Morris	Ullman Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall

Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1188, Int. No. 1070) entitled "An act to amend the Village Law, in relation to the acquisition of private water systems," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

McDonald

McElligott

McGinnies

McLaughlin McNab

McWhinney McWilliams

Miller C P

Miller E H

Miller N.J.

Morris

Mullen

Norton

O'Hare

Peck

Pellet

Pierce

Richford

Sammis

Scaker

Seesselberg

Shannon

Rice

Rowe

Quackenbush

McKee

Mead

Showers

Smith CC

Smith E A Smith H W

Solomon C Soule

Steinberg

Tallett

Taylor

Thaver

Illman

Walrath

Walter

Webb

Weiss

Wells

Welsh

Westall

Wilson

Winter

Witter

Youker

Zimmerman

Wheelock

Whitcomb

Vezm

Slacer

Adler	Davies A E	Harris
Ames D H	Davies E O	Hawkins
Ames H L	Davis	Healy
Barra	Dickstein	Hopkins
Beasley	Dobson	Hunter
Bewley	Donnelly	Hutchinson
Blakely	Donohoe	Jenks
Bloomfield	Donohue	Johnson C (
Booth	Downs	Johnson L W
Brackley	Drechsler	Judson
Brady	Duke	Kelly
Braun	Evans	Kennedy
Brink	Everett	Kenyon .
Brown	Fearon	Kiernan
Brush	Fenner	Klingmann
Burr	Flanagan	Lattin
Burtnett	Flynn	Leininger
Caulfield	Franchot	Lentol
Chamberlin	Gaffers	Lilly
Cheney	Gage	Link
Claessens	Gardner	Long
Coles	Gavlord	Lord
Copeley	Goldberg	Lown
Cowee	Graham	Machold
Cox	Greenwald	Malone
Cronin	Griffith	Martin
Crowley	Hager	McArdle
Curley	Hamill	McCue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Machold, the committee on rules was instructed to report Senate bill (No. 1217, Rec. No. 151) entitled "An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations."

On motion of Mr. Machold, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Machold, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers .
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	
Booth	Dononue	Johnson L W	Mead	Steinberg Tallett
	Drechsler			
Brackley		Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Criffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue	Mannon	Zimmerman
•				

Ordered, That the Clerk return said bill to the Senate, with a

message that the Λ sembly have concurred in the passage of the same.

The bill (No. 1364, Int. No. 1210) entitled "An act to amend the Membership Corporations Law, in relation to veteran soldiers' and sailors' associations," having been announced for a third reading,

On motion of Mr. Machold, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1438, Int. No. 1264) entitled "An act to amend the Lackawanna city charter, in relation to compensation of city officers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Those who voted in the affirmative were:

Adler	Davies E O	Harris	McCue	Shannon
Ames D H	Davis	Hawkins	McDonald	Showers
Ames H L	Dickstein	Healy	McElligott	Slacer
Barra	Dobson	Hopkins	McGinnies	Smith C C
Beasley	Donnelly	Hunter	McKee	Smith E A
Bewley	Donohoe	Hutchinson	McLaughlin	Smith H W
Blakely	Donohue	Jenks	McNab	Soule
Bloomfield	Downs	Johnson C C	McWhinney	Steinberg
Booth	Drechsler	Johnson L W	McWilliams	Tallett
Brackley	Duke	Judson	Mead	Taylor
Brady	Evans	Kelly	Miller C P	Thayer
Braun	Everett	Kennedy	Miller E H	Ullman
Brink	Fearon	Kenyon	Miller N J	Vezin
Brown	Fenner	Kiernan	Morris	Walrath
Brush	Flanagan	Klingmann	Mullen	Walter
Burr	Flynn	Lattin	Norton	Webb
Burtnett	Franchot	Leininger	O'Hare	Weiss
Caulfield	Gaffers	Lentol	Peck	Wells
Chamberlin	Gage	Lilly	Pellet	Welsh
Cheney	Gardner	Link	Pierce	Westall
Coles	Gaylord	Long	Quackenbush	Wheelock
Copeley	Goldberg	Lord	Rice	Whiteomb
Cowee	Graham	Lown	Richford	Wilson
Cox	Greenwald	Machold	Rowe	Winter
Cronin	Griffith	Malone	Sammis	Witter
Crowley	Hager	Martin	Seaker	Youker
Curley	Hamill	McArdle	Seesselberg	Zimmerman
Darrigo A E				

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 862, Int. No. 792) entitled "An act to amend the Code of Civil Procedure, in relation to priorities in granting letters of administration," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis ·	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1422, Int. No. 1248) entitled "An act in relation to fixing the salaries of stenographers of certain grades in the district attorney's office of the county of New York," was

read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 1

Those who voted in the affirmative were:

Adler	Davies A E	Hamill	McArdle	Shannon
Ames D H	Davies E O	Harris	McCue	Showers
Ames H L	Davis	Hawkins	McDonald	Slacer
Barra	Dickstein	Healy	McElligott	Smith C C
Beasley	Dobson	Hopkins	McGinnies	Smith E A
Bewley	Donnelly	Hunter	McKee	Smith H W
Blakely	Donohoe	Hutchinson	McLaughlin	Solomon C
Bloomfield	Donohue	Jenks	McNab	Soule
Booth	Downs	Johnson C C	McWhinney	Steinberg
Brackley	Drechsler	Johnson L W	McWilliams	Tallett
Brady	Duke	Judson	Mead	Taylor
Braun	Evans	Kelly	Miller C P	Thayer
Brink	Everett	Kennedy	Miller E H	Ullman
Brown	Fearon	Kenyon	Miller N J	Vezin
Brush	Fenner	Kiernan	Morris	Walrath
Burr	Flanagan	Klingmann	Mullen	Walter
Burtnett	Flynn	Lattin	Norton	Webb
Caulfield	Franchot	Leininger	O'Hare	Weiss
Chamberlin	Gaffers	Lentol	Peck	Wells
Cheney	Gage	Lilly	Pierce	Welsh
Claessens	Gardner	Link	Quackenbush	Westall
Coles	Gaylord	Long	Rice	Wheelock
Copeley	Goldberg	Lord	Richford	Whitcomb
Cowee	Graham	Lown	Rowe	Wilson
Cox	Greenwald	Machold	Sammis	Winter
Cronin	Griffith	Malone	Seaker	Witter
Crowley	Hager	Martin	Seesselberg	Zimmerman
Curley				

Those who voted in the negative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 570, Int. No. 547) entitled "An act to provide service badges and ribbons for the officers and enlisted men of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who

served in the army, navy or marine corps of the United States on the Mexican border or in Mexico between June eighteenth, nineteen hundred and sixteen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1457, Int. No. 1272) entitled "An act to amend the Real Property Law, in relation to recording conveyances of real property," having been announced for a third reading, On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1495, Int. No. 1304) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claim of George Bouck against the State for property damages alleged to have been sustained by reason of the flooding of the Mohawk river in the year nineten hundred and eighteen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 2

Those who voted in the affirmative were:

Adler Davies E O Harris McCue Shannon Showers Ames D H Davis Hawkins McDonald McElligott Showers Barra Dobson Hopkins McElligott Sacer Beasley Donnelly Hunter McKee Smith C C Bewley Donohoe Hutchinson McLaughlin Smith H W Blakely Donohue Jenks McNab Soule Bloomfield Downs Johnson C C McWilliams Steinberg Brackley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller D J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Brush Flanagan Klingmann Mullen Weiss Caulfield
Ames D H Davis Hawkins McDonald Showers Ames H L Dickstein Healy McElligott Slacer Barra Dobson Hopkins McGinnies Smith C C Beasley Donnoley Hunter McKee Smith E A Bewley Donohoe Hutchinson McNab Soule Blakely Donohue Jenks McWab Soule Booth Drechsler Johnson C C McWilliams Steinberg Bradkley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brown Fener Kernan Morris Walrath Brown Fanagan Klingmann Mullen Walrath Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Ga
Ames H L Dickstein Dobson Healy Hopkins McElligott MeGinnies Smith C C Smith E A Smith C C Smith E A Smith H W McKee Bewley Donohoe Hutchinson McKee Smith H W Swith H W Sw
Barra Dobson Hopkins McGinnies Smith C C Beasley Donnelly Hunter McKee Smith C C Bewley Donohoe Hutchinson McJaughlin Smith H W Blakely Donohue Jenks McNab Soule Bloomfield Downs Johnson C C McWilliams Steinberg Brackley Duke Judson Mead Tallett Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller F H Vezin Brown Fenner Kiernan Morris Walrath Brur Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peek Wells
Beasley Donnelly Hunter McKee Smith E A Bewley Donohoe Hutchinson McLaughlin Smith H W Blakely Donohue Jenks McNab Soule Bloomfield Downs Johnson C C McWhinney Steinberg Booth Drechsler Johnson L W McWilliams Tallett Brackley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells
Bewley Donohoe Hutchinson McLaughlin Smith H W Blakely Donohue Jenks McNab Soule Bloomfield Downs Johnson C C McWhinney Steinberg Booth Drechsler Johnson L W McWilliams Tallett Brackley Duke Judson Mead Taylor Braun Everett Kennedy Miller C P Thayer Brink Fearon Kenoyon Miller E H Ullman Brown Fenner Kiernan Morris Walrath Brursh Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells
Blakely Donohue Jenks McNab Soule Bloomfield Downs Johnson C C McWhlinney Steinberg Broth Drechsler Johnson L W McWilliams Tallett Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peek Wells Chamberlin Gage Lilly Pellet Wels
Bloomfield Downs Johnson C C MeWhinney Steinberg Booth Drechsler Johnson L W McWilliams Tallett Brackley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Bursh Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Booth Drechsler Johnson L W McWilliams Tallett Brackley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Wels
Brackley Duke Judson Mead Taylor Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Brady Evans Kelly Miller C P Thayer Braun Everett Kennedy Miller E H Ullman Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Braun Everett Kennedy Miller H Ullman Brink Fearon Kenyon Miller N Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peek Wells Chamberlin Gage Lilly Pellet Wels
Brink Fearon Kenyon Miller N J Vezin Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Brown Fenner Kiernan Morris Walrath Brush Flanagan Klingmann Mullen Walter Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Burr Flynn Lattin Norton Webb Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Burtnett Franchot Leininger O'Hare Weiss Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Caulfield Gaffers Lentol Peck Wells Chamberlin Gage Lilly Pellet Welsh
Chamberlin Gage Lilly Pellet Welsh
Cheney Gardner Link Pierce Westall
Coles Gaylord Long Quackenbush Wheelock
Copeley Goldberg Lord Rice Whitcomb
Cowee Graham Lown Richford Wilson
Cox Greenwald Machold Rowe Winter
Cronin Griffith Malone Sammis Witter
Crowley Hager Martin Seaker Youker
Curley Hamill McArdle Seesselberg Zimmerman
Davies A E

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1476, Int. No. 1291) entitled "An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westal!
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 593, Int. No. 566) entitled "An act to amend

the Civil Service Law, in relation to inspectors of masonry construction," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 457, Int. No. 446) entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to employees by counties, cities, towns and villages," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	avis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 259, Int. No. 255) entitled "An act to amend the Insurance Law, in relation to the lending of money by corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 135 NOES 3

Those who voted in the affirmative were:

Adler Davies A E Hamill McArdle Shannon Ames H L Davies E O Harris McCue Showers Barra Davis Hawkins McDonald Slacer Beasley Dickstein Healy McElligott Smith C C Bewley Dobson Smith E A Hopkins McGinnies Smith H W Blakely Donnelly Hunter McKee Bloomfield Donohoe Hutchinson McLaughlin Solomon C McNab Booth Donohue Jenks Soule Johnson C C Brackley Downs McWhinney Steinberg Brady Drechsler Johnson L W McWilliams Tallett Braun Duke Judson Mead Taylor Miller C P Brink Evans Kelly Thayer Brown Everett Kennedv Miller E H Ullman Brush Fearon Miller N J Kenyon Vezin Burr Fenner Kiernan Morris Walrath Burtnett Flanagan Klingmann Mullen Walter Caulfield Flynn Lattin Norton Webb Chamberlin Franchot O'Hare Weiss Leininger Chenev Gaffers Lentol Peck Wells Claessens Gage Lilly Pellet Welsh Gardner Coles Link Pierce Westall Copeley Gaylord Long Rice Wheelock Cowee Richford Goldberg Lord Whitcomb Cox Graham Lown Rowe Wilson Cronin Greenwald Machold Sammis Winter Crowlev Griffith Malone Seaker Witter Curley Seesselberg Hager Martin Zimmerman

Those who voted in the negative were:

Ames D H Quackenbush Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1470, Int. No. 1285) entitled "An act to amend the Greater New York charter, in relation to the police department," having been announced for a third reading,

On motion of Mrs. Lilly, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1266, Int. No. 1135) entitled "An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1340, Int. No. 1186) entitled "An act to amend the Election Law, in relation to salary of secretary to commissioner of elections of Niagara county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1613, Int. No. 1353) entitled "An act to amend the State Charities Law, in relation to admission to the New York State Women's Relief Corps Home," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H W
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1623, Int. No. 1363) entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period," having been announced for a third reading,

On motion of Mr. Jenks, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1272, Int. No. 1141) entitled "An act to amend the Workmen's Compensation Law, in relation to securing compensation to town and county employees by taxation," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
	Dobson	Hunter	McLaughlin	Smith H W
Beasle y Bewley	Donnelly	Hutchinson	McNab	Solomon C
	Donohoe	Jenks	McWhinney	Soule
Blakely	Donohue		McWilliams	Steinberg
Bloomfield		Johnson C C		Tallett
Booth	Downs	Johnson L W	Mead	
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlain	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Řice	Wheelock
·Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue	Zanara Ji	Lanning IIIWII
	********	11200110		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 1216, Rec. No. 152) entitled "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity," having been announced for a third reading,

On motion of Mr. Mullen, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next. The Senate returned the Assembly bill (No. 151, Senate Reprint No. 1240, Int. No. 150) entitled "An act to amend the Executive Law, in relation to authorizing the Comptroller to represent the State as owner of abutting State property," with a message that they have concurred in the passage of the same with the following amendments:

Amend the title, on page 1, by striking out the words "as owner of abutting State property" and inserting in place thereof the following: "in certain proceedings relating to streets or highways."

Proc 2, line 4, strike out "with" and intert in italies "upon". Line 4, strike out "is hereby authorized" and insert in italies

"may".

Strike out all of line 5 and "street or highway," in line 6, and

also strike out "as such" in line 6.

Line 8, before "with" insert in italics "affecting the property

Mr. Davis moved to concur in the Senate amendments.

of the State abutting upon such street or highway,".

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

A 31	D 4 E	TT .	35-D 11	C1
Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E
Beasley	Dobson	Hunter	McLaughlin	Smith H V
Pewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks .	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman
Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss

Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whiteomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 816, Senate Reprint No. 1101, Int. No. 619) entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor."

Said bill having been announced,

Mr. Adler moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McDonald	Showers
Ames D H	Davies E O	Hawkins	McElligott	Slacer
Ames H L	Davis	Healy	McGinnies	Smith C C
Barra	Dickstein	Hopkins	McKee	Smith E A
Beasley	Dobson	Hunter	McLaughlin	Smith H V
Bewley	Donnelly	Hutchinson	McNab	Solomon C
Blakely	Donohoe	Jenks	McWhinney	Soule
Bloomfield	Donohue	Johnson C C	McWilliams	Steinberg
Booth	Downs	Johnson L W	Mead	Tallett
Brackley	Drechsler	Judson	Miller C P	Taylor
Brady	Duke	Kelly	Miller E H	Thayer
Braun	Evans	Kennedy	Miller N J	Ullman

Brink	Everett	Kenyon	Morris	Vezin
Brown	Fearon	Kiernan	Mullen	Walrath
Brush	Fenner	Klingmann	Norton	Walter
Burr	Flanagan	Lattin	O'Hare	Webb
Burtnett	Flynn	Leininger	Peck	Weiss
Caulfield	Franchot	Lentol	Pellet	Wells
Chamberlin	Gaffers	Lilly	Pierce	Welsh
Cheney	Gage	Link	Quackenbush	Westall
Claessens	Gardner	Long	Rice	Wheelock
Coles	Gaylord	Lord	Richford	Whitcomb
Copeley	Goldberg	Lown	Rowe	Wilson
Cowee	Graham	Machold	Sammis	Winter
Cox	Greenwald	Malone	Seaker	Witter
Cronin	Griffith	Martin	Seesselberg	Youker
Crowley	Hager	McArdle	Shannon	Zimmerman
Curley	Hamill	McCue		

Mr. Adler moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 6, strike out line 24 after the period, and lines 25 and 26 and lines 1 to 4, both inclusive, on page 7.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Machold, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate sent for concurrence a resolution, in the words following:

In Senate, Albany, April 1, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 700, Rec. No. 70) entitled "An act to amend the Judiciary Law, in relation to retirement of grand jury or Supreme Court stenographers by the Appellate Division in the third and fourth departments," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY, Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Λ ssembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK - EXECUTIVE CHAMBER,

ALBANY, April 1, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 1018, Int. No. 919) entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties.

ALFRED E. SMITH.

The Senate returned the bill (No. 982, Int. No. 892) entitled "An act to amend the Greater New York charter, in relation to assessments for local improvements."

Also, the bill (No. 1529, Int. No. 472) entitled "An act to amend the Greater New York charter, in relation to repairs to be made to private wharf property," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

Also, the bill (No. 923, Int, No. 850) entitled "An act to amend the Labor Law, in relation to the personnel and the terms of office of members of the Industrial Commission."

Also, the bill (No. 880, Int. No. 810) entitled "An act authorizing the Commissioners of the Land Office to sell and convey certain unappropriated State lands."

Also, the bill (No. 915, Int. No. 842) entitled "An act to amend the Banking Law, in relation to publication of list of unclaimed deposits, dividends and interest by Superintendent of Banks."

Also, the bill (No. 1570, Int. No. 843) entitled "An act to amend the Banking Law, in relation to fiduciary powers of banks."

Also, the bill (No. 1368, Int. No. 1214) entitled "An act to establish the office of receiver of taxes of the town of Southampton, in the county of Suffolk, defining the duties of the receiver and providing for his compensation."

Also, the bill (No. 63, Int. No. 63) entitled "An act to ame define Conservation Law, in relation to the appropriation of real property by the Conservation Commission."

Also, the bill (No. 1012, Int. No. 913) entitled "An act to amend the Village Law, in relation to the sale of property for unpaid taxes and assessments."

Also, the bill (No. 721, Int. No. 685) entitled "An act to authorize the Comptroller of the State to hear and determine the application of Sarah M. Ruhlin for the redemption from the tax sale made by the Comptroller in nineteen hundred and fifteen of one and one-quarter acres of land in the town of Rosendale, Ulster county, described as Margaret Wilson; Upright property, bounded north by John E. Hardenburgh, east by Campbell street, south by the highway and west by the Frederick Gabeuf property."

Also, the bill (No. 659, Int. No. 623) entitled "An act to amend the Highway Law, in relation to hiring traction engines."

Also, the bill (No. 274, Int. No. 270) entitled "An act to release to Mayor Rosenholz, all the right, title and interest of the people of the State of New York, in and to certain real estate in the borough and county of Richmond, city and State of New York."

Also, the bill No. 1428, Int. No. 1254) entitled "An act to amend the Town Law, in relation to powers, duties and proceedings of town officers in Ontario county, and providing a penalty for violation," with a message that they have concurred in the passage of the same without amendment.

Also, Assembly bill (No. 1121, Senate Reprint No. 1680, Int. 451) entitled "An act to amend the Code of Civil Procedure, in relation to the annulment of marriage," with a me sage that they have reconsidered their vote by which said bill passed, and as amended have again passed the same.

Ordered, That the Clerk deliver said bills to the Governor.

On motion of Mr. Adler, the House adjourned.

THURSDAY, APRIL 3, 1919

The House met pursuant to adjournment.

Prayer by Rev. Thomas L. Cole, Hudson.

On motion of Mr. Adler, the reading of the journal of yester-days was dispensed with and the same was approved.

Mr. Speaker presented the special report of the State Comptroller on municipal accounts, which was laid upon the table and ordered printed.

(See Document.)

Also, the Eighth Annual Report of the Commissioners of Watkins Glen Reservation, which was laid upon the table and ordered printed.

(See Document.)

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 2, 1919.

Whereas, A joint committee of the Senate and Assembly of the State of New York, consisting of two members of the Senate, appointed by the President of the Senate, and three members of the Assembly, appointed by the Speaker of the Assembly, was by joint resolution of the Senate and Assembly of the State of New York, created to investigate the conduct of the New York State School of Agriculture at Farmingdale, Long Island, the results accomplished by such school, the expense of its maintenace and such other matters in connection with such school as the committee deemed advisable, with the usual powers conferred upon such a committee; and

Whereas, The said joint resolution provided that such committee should report the results of its investigation to the Legis-

lature on or before February 1, 1919; and

Whereas, Said committee has not yet completed its labors and is not yet ready to make its report to the Legislature; now, therefore, be it

Resolved (if the Assembly concur), That such committee be continued, with the powers and duties heretofore conferred or imposed on such committee, and that the time for it to make final report to the Legislature be extended to February first, nineteen hundred and twenty; and further

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Resolved, That vacancies in the membership of such committee from the Senate be filled by the Temporary President of the Senate and from the Assembly by the Speaker of the Assembly; and further

Resolved, That the sum of one thousand dollars (\$1,000), or so much thereof as may be necessary, shall be paid for expenses of such committee from the contingent fund available by appropriation for joint legislative committee expenditures, upon vouchers audited and approved as prescribed by law.

By order of the Senate,

ERNEST A. FAY,

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths beeing present.

AYES 132 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames H L Beasley Bewley Blakely Bloomfield Booth Brackley Brady Braun Brink Brown Brush Burtnett Caulfield Chamberlin Cheney Claessens Coles Copeley Cowee Cox Cronin	Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler Duke Everett Fearon Fenner Fertig Flanagan Franchot Gaffers Gage Gardner Gaylord Graham Greenwald Griffith Hager Hamill	Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kennedy Kiernan Klingmann Lattin Leininger Lentol Lilly Link Long Lord Lown Machold Malone Martin McArdle	McElligott McGinnies McLaughlin McNab McWilliams Mewilliams Mead Miller C P Miller E H Miller N J Mullen Norton O'Hare Peck Pellet Pierce Quackenbush Rice Richford Rowe Sammis Scott Seaker Seesselberg	Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor Thayer Ullman Vezin Walrath Walrath Walter Webb Weiss Wells Westall Wheelock Whitcomb Wilson Winter
Crowley	Hawkins	McCue	Shannon .	Youker
Davies A E	Healy	McDonald	Showers	Zimmerman
Davies E O	Hopkins	and of the control of		
	•			

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

APRIL 3] 1539

The Senate sent for concurrence the following entitled bills:

"An act to amend chapter five hundred and six of the Laws of nineteen hundred and eighteen, entitled 'An act to authorize the Commissioners of the Land Office to grant and release to the city of New York certain lands under water in the Atlantic ocean in the boroughs of Brooklyn and Queens, to provide for the protection of adjacent uplands, the improvement of such lands under water and uplands and the acquisition of property for any such purpose by such city, and to prescribe the method for defraying the costs,' so as to provide for the amendment of the plan after the adoption thereof and that the groynes, jetties and bulkheads shall be constructed by the president of the borough in which the same shall be situated, instead of by the commissioner of docks" (No. 1277, Rec. No. 192), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State" (No. 1104, Rec. No. 193), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Highway Law, in relation to mirrors on motor trucks" (No. 1100, Rec. No. 194), which was read the first time and referred to the committee on internal affairs.

"An act to repeal section twenty-two of the Public Health Law, in relating to the Lake George health district" (No. 1266, Rec. No. 195), which was read the first time and referred to the committee on public health.

"An act to amend the Lackawanna city charter, in relation to compensation of city officers" (No. 1174, Rec. No. 196), which was read the first time and referred to the committee on affairs of cities.

"An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof" (No. 1301, Rec. No. 197), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Buffalo, in relation to the department of public safety" (No. 1357, Rec. No. 198),

which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the village of Peekskill, in Westchester county, to borrow money on the credit of the village in anticipation of taxes" (No. 1147, Rec. No. 199), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the honor roll relief fund,' in relation to what persons shall constitute the body corporate" (No. 1050, Rec. No. 200), which was read the first time and referrred to the committee on affairs of cities.

"An act to amend the Greater New York charter, establishing the department of ferries" (No. 1032, Rec. No. 201), which was read the first time and referred to the committee on affairs of cities.

"An act making an appropriation for the acquisition and maintenance of the Congress street bridge between the counties of Albany and Rensselaer" (No. 869, Rec. No. 202), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents" (No. 1356, Rec. No. 203), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the charter of the city of Fulton, in relation to city officers and funds for the water works system" (No. 633, Rec. No. 204), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game" (No. 1355, Rec. No. 205), which was read the first time and referred to the committee on conservation.

"An act to establish the office of receiver of taxes of the town of Islip, in the county of Suffolk, defining the duties of the receiver and providing for his compensation" (No. 1340, Rec. No. 206), which was read the first time and referred to the committee on internal affairs.

"An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him" (No. 1354, Rec. No. 207), which was read the first time and referred to the committee on affairs of cities.

"An act to provide for the expense of widening and extending Elm street in the borough of Manhattan, city of New York" (No. 1276, Rec. No. 208), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and 'define 'its 'jurisdiction and powers," generally "(No. 1010, Rec. No. 209), which was read the first time and referred to the committee on affairs of cities.

"An act to repeal chapter six hundred and fifty-one of the Laws of nineteen hundred and seventeen, entitled 'An act to authorize the police commissioner of the city of New York to appoint citizens to perform duty in the police department of said city, during the continuance of the state of war now existings,' and to amend the Greater New York charter, in relation to the municipal guard of the city of New York" (No. 1028, Rec. No. 210), which was read the first time and referred to the committee on affairs of cities.

By unanimous consent, the following bills were introduced:

By Mr. Witter: "An act to amend the Public Officers Law, in relation to removals from office for misfeasance or nonfeasance" (Int. No. 1481), which was read the first time and referred to the committee on the judiciary.

By Mrs. Lilly: "An act to amend the Code of Civil Procedure, in relation to the enforcement of judgments and orders for the payment of alimony and counsel fees in matrimonial actions" (Int. No. 1482), which was read the first time and referred to the committee on the judiciary.

By Mr. Welsh: "An act making an appropriation for field training camps of instruction, under the direction of the military training commission" (Int. No. 1483), which was read the first time and referred to the committee on ways and means.

By Mr. Fearon: "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled "An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand, and regulating and prescribing his duties," relative to the qualifications of jurors" (Int. No. 1484), which was read the first time and referred to the committee on the judiciary.

By Mr. Welsh: "An act to amend the Domestic Relations Law, in relation to time within which divorced person may marry" (Int. No. 1485), which was read the first time and referred to the committee on the judiciary.

Also, "An act making an appropriation for pay and allowance of military instructors, under the military training commission" (Int. No. 1486), which was read the first time and referred to the committee on ways and means.

By Mr. Fearon: "An act to amend the General Municipal Law, in relation to convention expenses of municipal officers and employees" (Int. No. 1487), which was read the first time and referred to the committee on general laws.

By Mr. McArdle: "An act to amend the Greater New York charter, in relation to the appointment of special deputy fire chief to serve without compensation" (Int. No. 1488), which was read the first time and referred to the committee on affairs of cities.

By Mr. Steinberg: "An act for the relief of the Baptist Home for the Aged, to authorize the sale, grant and conveyance of certain property from the city of New York to said Baptist Home for the Aged and to authorize the sale, lease or mortgage of the property covered thereby by the said Baptist Home for the Aged" (Int. No. 1489) which was read the first time and referred to the committee on the judiciary.

By Mr. Dobson: "An act creating a State commission consisting of the State Commissioner of Highways, the Superintendent of Public Works and the State Engineer to prepare plans for a trunk road across the State, to be known as The

Roosevelt Road, and making an appropriation therefor" (Int. No. 1490), which was read the first time and referred to the committee on Ways and Means.

By Mr. Youker: "An act to amend the Election Law, in relation to the primary and designations for the primary" (Int. No. 1491), which was read the first time and referred to the committee on the judiciary.

By Mr. Kahn: "An act to amend the Religious Corporations Law, in relation to Humanitarian Spiritualists Church" (Int. No. 1493), which was read the first time and referred to the committee on the judiciary.

By Mr. Machold: "An act making an appropriation for highways improvement purposes" (Int. No. 1493), which was read the first time and referred to the committee on ways and means.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Dickstein (No. 431, Int. No. 420), entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the World War."

Also, the bill introduced by Mr. Welsh (No. 1761, Int. No. 796), entitled "An act to amend the Judiciary Law, in relation to fees and expenses of stenographers for official referees."

Also, the bill introduced by Mr. Martin (No. 660, Int. No. 624), entitled "An act to amend the Judiciary Law, in relation to the power of the Court of appeals as to admission of attorneys and counsellors to practice."

Also, the bill introduced by Mr. Schwab (No. 641, Int. No. 607), entitled "An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners."

Also, the bill introduced by Mr. Gardner (No. 1649, Int. No. 1392), entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States."

Also, the bill introduced by Mr. Walton (No. 1748, Rec. No. 132), entitled "An act to amend the County Law, in relation to the compensation of supervisors."

Also, the bill introduced by Mr. Gardner (No. 1650, Int. No. 1393), entitled "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations."

Also, the bill introduced by Mr. Martin (No. 661, Int. No. 625), entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the public service commissions over the rates, fares and charges fixed by agreement with local authorities."

Also, the bill introduced by Mr. Witter (No. 1767, Int. No. 183), entitled "An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof."

Also, the bill introduced by Mr. Steinberg (No. 1720, Int. No. 1054), entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the salary of prison guards employed by such sheriff."

Also, the bill introduced by Mr. Gardner (No. 1549, Int. No. 1341), entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business."

Also, the bill introduced by Mr. Yelverton (No. 1815, Rec. No. 120), entitled "An act to amend the Public Health Law, in relation to the definition of chiropody," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Jenks (No. 1187, Int. No. 1069), entitled "An act to amend the Code of Civil Procedure, in relation to trial of issues of fact before a referee," reported the same with the following recommendations:

Page 2, strike out lines 1, 2 and 3.

Page 2, line 4, strike out "2" and insert "1".

Page 2, line 7, strike out "3" and insert "2".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading. Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Lattin (No. 1710, Int. No. 431), entitled "An act to amend the Code of Civil Procedure, in relation to appeals from the Court of Claims," reported the same with the following recommendations:

Page 2, line 10, after "effect" strike out "immediately" and insert "September first, nineteen hundred and nineteen." which report was agreed to, and said bill ordered reprinted and

engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 1550, Int. No. 1342), entitled "An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies," reported the same with the following recommendation:

Page 3, line 14, after "financial" strike out "condi-" and insert in place thereof "condition,".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the charter of the city of Gloversville, generally." (No. 1811, Int. No. 957.)

"An act to amend the Code of Civil Procedure, in relation to judgment and execution in favor of wage earners." (No. 1818, Int. No. 1065.)

"An act to amend the Judiciary Law, in relation to the salary of stenographers of the county court of Kings, Queens, Bronx and Richmond counties." (No. 1799, Int. No. 1235.)

"An act to amend the Agricultural Law, in relation to New York State packed apples." (No. 1798, Int. No. 1386.)

"An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week." (No. 1838, Int. No. 429.)

"An act to amend the General Business Law, in relation to employment agencies." (No. 1705, Int. No. 402.)

"An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or [Assembly Journal] 194

improvement of a State or county highway under county or town supervision," (No. 1708, Int. No. 1017.)

"An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of Macdonough's victory at Plattsburg and for marking historic spots in connection therewith." (No. 1816, Int. No. 54.)

"An act to amend the Agricultural Law, in relation to evaporated apples." (No. 1797, Int. No. 1320.)

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the service of police summons." (No. 1796, Int. No. 1251.)

"An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein." (No. 1762, Int. No. 1221.)

"An act to repeal article eight of the Conservation Law, and inserting a new article eight, in relation to drainage." (No. 1659, Int. No. 1387.)

"An act to amend the Conservation Law, in relation to court procedure." (No. 233, Int. No. 230.)

"An act to amend the Conservation Law, in relation to lands leased for ovster culture." (No. 961, Int. No. 870.)

"An act to amend the Conservation Law, in general." (No. 966, Int. No. 875.)

"An act to authorize the investigation of the extent and character of and methods for eliminating the pollution of streams, and making an appropriation therefor." (No. 1369, Int. No. 1215.)

"An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game." (No. 1056, Int. No. 956.)

"An act to amend the Conservation Law, in relation to the compensation of game protectors." (No. 1593, Int. No. 177.)

"An act to amend the Banking Law, in relation to reports to superintendent by credit unions." (No. 1536, Int. No. 1328.)

"An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig Colony, and the employment of inmates in the performance of such work." (No. 1690, Int. No. 1402.)

"An act to amend the Membership Corporations Law, in relation to reports of co-operative agricultural, dairy and horticultural associations." (No. 1640, Int. No. 1373.)

On motion of Mr. Cheney, the committee on rules was instructed to report Senate bill (No. 437, Rec. No. 56) entitled "An act to authorize the city of Buffalo to sell and convey to the city of Lackawanna certain lands formerly purchased and in part used by the city of Buffalo as a public burying ground, and to authorize the removal of the bodies therefrom."

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Slacer Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor Thaver Ullman Vezin Walrath Walter Webb Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter Witter Youker Zimmerman

Those who voted in the affirmative were:

4 33	D '	TT 1:	3.6. 73331
Adler	Davis	Hopkins	McElligott
Ames D H	Dickstein	Hunter	McGinnies
Ames H L	Dobson	Hutchinson	McLaughlin
Beasley	Donnelly	Jenks	McNab
Bewley	Donohoe	Johnson C C	McWhinney
Blakely	Donohue	Johnson L W	McWilliams
Bloomfield	Downs	Judson	Mead
Booth	Drechsler	Kahn	Miller C P
Brackley	Duke	Kelly	Miller E H
Brady	Everett	Kennedy	Miller N J
Braun	Fearon	Kenyon	Mullen
Brink	Fenner	Kiernan	Norton
Brown	Fertig	Klingmann	O'Hare
Brush	Flanagan	Lattin	Peck
Burtnett	Franchot	Leininger	Pellet
Caulfield	Gaffers	Lentol	Pierce
Chamberlain	Gage	Lilly	Quackenbush
Cheney	Gardner	Link	Rice
Claessens	Gaylord	Long	Richford
Coles	Graham	Lord	Rowe
Copeley	Greenwald	Lown	Sammis
Cowee	Griffith	Machold	Scott
Cox	Hager	Malone	Seaker
Cronin	Hamill	Martin	Seesselberg
Crowley	Harris	McArdle	Shannon
Davies A E	Hawkins	McCue	Showers
Davies E O	Healy	McDonald	,

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Wells moved to instruct the committee on rules to report Assembly bill (No. 1588, Int. No. 1021) entitled "An act to amend the Greater New York charter, in relation to the publication of municipal advertisements."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

On motion of Mr. Wells, and by unanimous consent, said bill was ordered placed on the second reading calendar for Friday next.

By unanimous consent, Mr. McWhinney called up Assembly bill (No. 1758, Int. No. 739) entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," now on the order of second reading.

Said bill having been announced, Mr. McWhinney moved to amend as follows:

Page 2, line 6, strike out the italicized matter.

Line 10, strike out the italicized matter, also lines 11 and 12 down to and including the period, and insert in italics "All licenses issued by the Secretary of State after September first, nineteen hundred and nineteen, for new motor vehicles, other than motor trucks or trailers, shall have the rear plates described in section two hundred and eighty-six-a."

Page 3, line 5, strike out "illuminated".

Line 6, after "on" insert in italies "such new"; after "trucks" insert in italies "or trailers."

Line 14, before the period insert in italics "and the words 'approved by the Secretary of State' shall be transparently illuminated at night."

Line 20, before the comma after "feet" insert in italics "and that the same conforms to this section".

Line 24, strike out "marked or stamped" and insert in italies "embossed".

Line 24, before the period insert in italics "and such device shall not be operated or extinguished from the dash or seat but at the rear of the motor vehicle to which the same is attached."

Page 4, lines 16 and 17, strike out "February first, nineteen hundred and twenty" and insert "September first, nineteen hundred and nineteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

Mr. Donohue offered for the consideration of the House a resolution in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor, requesting the return to the Assembly of Assembly bill (No. 1383, Int. No. 662), entitled "An act to amend the Code of Civil Procedure, in relation to time within which application for order to discharge personal property from attachment must be made," for the purposes of amendments.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

The bill (No. 865 Int. No. 795) entitled "An act to amend the Tax Law, in relation to expenses of counties in fixing amount of transfer tax," having been announced for a third reading,

On motion of Mrs. Sammis, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1145, Int. No. 413) entitled "An act to amend the Military Law, in relation to commissions for officers in National Guard Reserve," having been announced for a third reading,

On motion of Mr, Pellett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1274, Int. No. 1143) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health," having been announced, Mr. Chamberlain moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 2, line 24, strike out the bracket.

Page 3, line 19, strike out the bracket; strike out "The" and

insert in italics "From and after January first, nineteen hundred and twenty, the commissioner of health shall exercise all the power and be charged with all the duties conferred upon the commissioner of public safety of the health officer of this section, but the".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 845, Int. No. 780) entitled "An act making an appropriation for defraying the expenses of the Interstate Bridge Commission under the provisions of article six of the State Boards and Commissions Law," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 91 NOES 42

Those who voted in the affirmative were:

Adler	Davies A E	Harris	McWhinney	Soule
Ames D H	Davies E 0	Hawkins	Mead	Steinberg
Ames H L	Davis	Hopkins	Miller C P	Tallett
Bewley	Dobson	Hunter	Miller N J	Thayer
Blakely	Donohoe	Hutchinson	Norton	Ullman
Bloomfield	Downs	Jenks	Peck	Vezin
Booth	Duke	Johnson L W	Pellet	Walrath
Brady	Everett	Judson	Pierce	Webb
Brink	Fearon	Kenyon	Quackenbush	Weiss
Brown	Fenner	Lattin	Rice	Wells
Brush	Franchot	Long	Richford	Welsh
Burtnett	Gaffers	Lord	Rowe	Westall
Caulfield	Gage	Lown	Sammis	Wheelock
Chamberlin	Gardner	Machold	Scott	Whitcomb
Cheney	Gaylord	Malone	Seaker	Wilson
Coles	Graham	Martin	Showers	Witter
Copeley	Greenwald	McGinnies	Slacer	Youker
Cowee	Hager	McNab	Smith C C	Zimmerman
Crowley	0			

Those who voted in the negative were:

Beasley	Drechsler	Kennedy	McCue	Seesselberg
Brackley	Fertig	Kiernan	McDonald	Shannon
Braun	Flanagan	Klingmann	McElligott	Smith E A
Claessens	Griffith	Leininger	McLaughlin	Smith H W
Cox	Hamill	Lentol	McWilliams	Solomon C
Cronin	Healy	Lilly	Miller E H	Taylor
Dickstein	Johnson C C	Link	Mullen	Walter
Donnelly	Kahn	McArdle	O'Hare	Winter
Donohue	Kelly			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1266, Int. No. 1135) entitled "An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was placed on the third reading calendar for Tuesday next.

The bill (No. 1398, Int. 922) entitled "An act to amend the General Business Law, in relation to employment agencies," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1742, Int. No. 1067) entitled "An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park," having been announced, Mr. Coles moved that said bill be recommitted to the committee on the judiciary with instructions to report same forthwith amended as follows:

Page 1, line 8, strike out the word "required" and insert in place thereof the word "acquired".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1754, Int. No. 604) entitled "An act to amend the Military Law, in relation to the disposition of interest arising from the investment of the Spanish War refund," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen-	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whiteomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	amill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 1783, Int. No. 160) entitled "An act to amend the Education Law, in relation to local historians," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. APRIL 3] 1553

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Hopkins McElligott Slacer Davis Adler McGinnies Smith CC Ames D H Dickstein Hunter Smith E A McLaughlin Ames H L Dobson Hutchinson McNab Smith H W Beasley Donnelly Jenks McWhinney Solomon C Donohoe Johnson C C Bewley Johnson L W Soule Blakely Donohue McWilliams Steinberg Downs Judson Mead Bloomfield Miller C P Tallett Drechsler Kahn Booth Miller E H Taylor Brackley Duke Kelly Miller N J Thayer Brady Everett Kennedy Ullman Fearon Kenyon Mullen Braun Vezin Brink Fenner Kiernan Norton O'Hare Walrath Brown Fertig Klingmann Walter Peck Brush Flanagan Lattin Webb Burtnett Franchot Leininger Pellet Weiss Caulfield Gaffers Lentol Pierce Quackenbush Wells Chamberlin Lilly Gage Welsh Cheney Gardner Link Rice Richford Westall Claessens Graham Long Greenwald Lord Rowe Wheelock Coles Copeley Gaylord Lown Sammis Whiteomb Wilson Cowee Griffith Machold Scott Winter Cox Hager Malone Seaker Cronin Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman Davies E O Healy McDonald

Ordered, That the Clerk deliver said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have passed the same, and request the concurrence of the Senate therein.

The bill (No. 1792, Int. No. 726) entitled "An act to amend the Greater New York charter, in relation to commissioners of deeds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1782, Int. No. 745) entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve," having been announced, Mr. Lord moved that said bill be recommitted to the committee on ways and means with instructions to report the same forthwith, amended as follows:

Page 1, line 1, strike out "three" and insert "four"; strike out "five hundred".

Page 1, line 2, strike out "\$3,500" and insert "\$4,000".

Page 1, line 3, after "Beebe" insert "Ezra Hall".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Machold, from the committee on ways and means, re-

ported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1627, Int. No. 1367) entitled "An act to amend the Agricultural Law, in relation to the encouragement of poultry exhibitions, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 89 NOES 42

Those who voted in the affirmative were:

Adler	Davies A E	Harris	Mead	Steinberg
Ames D H	Davies E 0	Hawkins	Miller C P	Tallett
Ames H L	Davis	Hopkins	Miller N J	Thayer
Bewley	Dobson	Hunter	Norton	Ullman
Blakely	Donohoe	Hutchinson	Peck	Vezin
Bloomfield	Downs	Jenks	Pellet	Walrath
Booth	Duke	Johnson L W	Pierce	Webb
Brady	Everett	Kenyon	Quackenbush	Weiss
Brink	Fearon	Lattin	Rice	Wells
Brown	Fenner	Long	Richford	Welsh
Brush	Franchot	Lord	Sammis	Westall
Burtnett	Gaffers	Lown	Rowe	Wheelock
Caulfield	Gage	Machold	Scott	Whiteomb
Chamberlin	Gardner	Malone	Seaker	Wilson
Cheney	Gaylord	Martin	Showers	Witter
Coles	Graham	McGinnies	Slacer	Youker
Copeley	Greenwald	McNab	Smith C C	Zimmerman
Cowee	Hager	McWhinney	Soule	

Those who voted in the negative were:

Beasley	Drechsler	Kelly	McArdle	Seesselberg
Brackley	Fertig	Kennedy	McCue	Shannon
Braun	Flanagan	Kiernan	McDonald	Smith E A
Claessens	Griffith	Klingmann	McElligott	Smith H W
Cox	Hamill	Leininger	McLaughlin	Solomon C
Cronin	Healy	Lentol	MeWilliams	Taylor
Dickstein	Johnson C C	Lilly	Miller E H	Walter
Donnelly	Judson	Link	Mullen	Winter
Donohue	Kahn			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1171, Int. No. 1053 entitled "An act to amend the Greater New York charter, in relation to the powers of the

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board of standards and appeals and of the board of appeals, through the chairman, to administer oaths and compel the attendance of witnesses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Ames D H Dickstein Hunter McGinnies Smith C C Ames H L Dobson Hutchinson McLaughlin Smith C C Beasley Donnelly Jenks McNab Smith H W Blakely Donohoe Johnson C G McWhinney Solomon C Blakely Donohue Johnson L W McWilliams Soule Booth Drechsler Kaln Miller C P Tallett Brady Everett Kennedy Miller N J Talett Braun Fearon Kennedy Miller N J Thayer Braun Fearon Kennedy Miller N J Thayer Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Welster Burtnett Franchot Leininger Pellet Webb Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh <td< th=""><th>Adler</th><th>Davis</th><th>Hopkins</th><th>McElligott</th><th>Slacer</th></td<>	Adler	Davis	Hopkins	McElligott	Slacer
Beasley Donnelly Jenks MeNab Smith H W Bewley Donohoue Johnson C C MeWhinney Solomon C Slakely Donohoue Johnson L W MeWilliams Soule Bloomfield Downs Judson Mead Steinberg Booth Drechsler Kahn Miller C P Tallett Farady Everett Kennedy Miller N J Talyor Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Burtnett Franchot Leininger Pellet Webb Webb Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Wess Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris MeCule Showers Zimmerman	Ames D H	Dickstein		McGinnies	
Bewley Donohoe Johnson C C MeWhinney Solomon C Blakely Donohoe Johnson L W MeWilliams Soule Bloomfield Downs Judson Mead Steinberg Tallett Brackley Duke Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Braun Fearon Kenyon Mullen Ullman Frink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Planagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheeloek Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris MeArdle Shannon Youker Davies A E Hawkins MeCue Showers Zimmerman	Ames H L	Dobson	Hutchinson	McLaughlin	
Blakely Donohue Johnson L W McWilliams Soule Bloomfield Downs Judson Mead Steinberg Brooth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A E Hawkins MeCue Showers Zimmerman	Beasley	Donnelly	Jenks	McNab	Smith H W
Bloomfield Downs Judson Mead Steinberg Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Bewley	Donohoe	Johnson C C		Solomon C
Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Claessens Gaylord Long Richford Westall Claessens Gaylord Long Richford Westall Cloes Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris McArdle Davies A E Hawkins MeCue Showers Zimmerman	Blakely	Donohue	Johnson L W	McWilliams	Soule
Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webs Caulfield Gafers Lentol Pieree Weiss Chemey Gardner Link Rice Wels Cheney Gardner Link Rice Wels Coles Graham Lord Rowe Wheelock Coyeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Cronin Hamil Martin Seesselberg Witter Davies A E Hawkins McCue	Bloomfield	Downs	Judson		
Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronlin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Booth	Drechsler	Kahn	Miller C P	Tallett
Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brush Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Brackley	Duke	Kelly	Miller E H	Taylor
Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronlin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue	Brady	Everett	Kennedy	Miller N J	
Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronlin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Braun	Fearon	Kenyon	Mullen	
Brush Flanagan Lattin Peck Walter Burtnett Franchot Leintinger Pellet Webb Caulfield Gaffers Lentol Pieree Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crovley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Brink	Fenner	Kiernan	Norton	Vezin
Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Winter Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Brown	Fertig	Klingmann	O'Hare	Walrath
Caulfield Gaffers Lentol Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Brush	Flanagan		Peck	
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	Burtnett	Franchot	Leininger	Pellet	Webb
Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Caulfield	Gaffers	Lentol	Pierce	Weiss
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Chamberlin	Gage	Lilly	Quackenbush	Wells
Coles Gråham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Cheney	Gardner	Link	Rice	Welsh
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Claessens	Gaylord	Long	Richford	Westall
Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Croin Hamil Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Coles	Graham	Lord	Rowe	Wheelock
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Copeley		Lown	Sammis	
Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Cowee	Griffith	Machold	Scott	Wilson
Crowley Harris McArdle Shannon Youker Davies A E Hawkins McCue Showers Zimmerman	Cox	Hager	Malone	Seaker	Winter
Davies A E Hawkins McCue Showers Zimmerman		Hamill	Martin	Seesselberg	Witter
Davies E O Healy McDonald				Showers	Zimmerman
Davies E O Lieuty Biodonata	Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1411, Int. No. 1237) entitled "An act to amend the Village Law, in relation to extension of village lighting systems," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Schemon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1453, Int. No. 1268) entitled "An act to amend the Greater New York charter, in relation to the annual transmission to the comptroller of accounts of unpaid water rents," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whiteomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Donohue, the committee on rules was instructed to report Senate bill (No. 871, Rec. No. 160) entitled "An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment."

On motion of Mr. Donohue, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Donohue, and by unaimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	
Davies E O	Healy	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1221, Int. No. 1094) entitled "An act to amend the Judiciary Law, in relation to length of imprisonment under a warrant of commitment," having been announced for a third reading,

On motion of Mr. Donohue, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Soule, the committee on rules was instructed to report Senate bill (No. 1097, Rec. No. 171) entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to reimburse-

ment for expenditures made by a town board of education on account of the bonded indebtedness of a school district."

On motion of Mr. Soule, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Soule, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1278, Int. No. 1147) entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen

hundred and eighteen, entitled 'An act to repeal article elevenof the Education Law, relating to town boards of education, and
certain provisions of the chapter by which such article was
added, and to provide for the restoration of former conditions
with respect to school districts,' relative to reimbursement for
expenditures made by a town board of education on account of
the bonded indebtedness of a school district," having been announced for a third reading.

On motion of Mr. Soule, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1124, Int. No. 1015) entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1464, Int. No. 1279) entitled "An act to amend the greater New York charter, in relation to qualifications of patrolmen," was read the third time, having been printed and upon the desks of the members in its final form at least threecalendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath

Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1501, Int. No. 1310) entitled "An act authorizing the Court of Claims to hear and determine certain claims," having been announced for a third reading,

On motion of Mr. Dobson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Thursday next.

The bill (No. 1158, Int. No. 1039) entitled "An act to amend the Insanity Law, in relation to the duties of local officers," was read the third time, having been placed upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath

Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1790, Int. No. 434) entitled "An act to amend the Penal Law, in relation to indeterminate sentences to state prisons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter

Cronin	Hamill	Martin	Seesselberg	Witter	
Crowley	Harris	McArdle	Shannon	Youker	
Davies A E	Hawkins	McCue	Showers	Zimmerman	
Davies E O	Healv	McDonald			

The bill (No. 1631, Int. No. 1371) entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county," having been announced for a third reading,

On motion of Mr. Peck, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1664, Int. No. 1396) entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office,' in relation to the salary of deputy clerk," was read the third time, having been placed upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E
Beasley	Donnelly	Jenks	McNab	Smith H
Bewley	Donohoe	Johnson C C	McWhinney	Solomon (
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh

Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1641, Int. No. 1374) entitled "An act to amend the Agricultural Law, in relation to milk and cream," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Davis

Healy

Truici	1760 1 113
Ames D H	Dickstein
Ames H L	Dobson
Beasley	Donnelly
Bewley	Donohoe
Blakely	Donohue
Bloomfield	Downs
Booth	Drechsler
Brackley	Duke
Brady	Everett
Braun	Fearon
Brink	Fenner
Brown	Fertig
Brush	Flanagan
Burtnett	Franchot
Caulfield	Gaffers
Chamberlin	Gage
Cheney	Gardner
Claessens	Gaylord
Coles	Graham
Copeley	Greenwald
Cowee	Griffith
Cox	Hager
Cronin	Hamill
Crowley	Harris
Davies A E	Hawkins

Davies E O

Adler

Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenvon Kiernan Klingmann Lattin Leininger Lentol Lilly Link Long Lord Lown Machold Malone Martin McArdle

McCue

McDonald

McGinnies McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Mullen Norton O'Hare Peck Pellet Pierce Quackenbush Rice Richford Rowe Sammis Scott Seaker

Seesselberg

Shannon

Showers

McElligott

Smith C C Smith E A Smith H W Solomon C Soule Steinberg Tallett Taylor Thaver Ullman Vezin Walrath Walter Webb Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter Witter Youker Zimmerman

Slacer

The bill (No. 1757, Int. No. 140) entitled "An act to amend the New York city municipal court code, in relation to notice of entry of judgments and orders," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1756, Int. No. 543) entitled "An act to amend the Town Law, in relation to the compensation of election officers in Chemung county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1538, Int. No. 1330) entitled "An act to amend the Village Law, in relation to the annual financial statement of the board of trustees," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1539, Int. No. 1331) entitled "An act to amend the Education Law, relative to State scholarships for pupils whose courses of study have been interrupted because of entering military or naval service of the United States during the war between the United States and Germany," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A

Beasley	Donnelly	Jenks	McNab	Smith H W
Bewlev	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kellv	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healv	McDonald		

The bill (No. 238, Int. No. 235) entitled "An act to amend the General Business Law, in relation to licenses for hawking and peddling," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days priors to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein .	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin

Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1552, Int. No. 1344) entitled "An act to confer jurisdiction on the Court of Claims to hear, audit and determine certain claims against the State for damages alleged to have been sustained by reason of the overflow of the Seneca river at and near Phoenix and Baldwinsville in the years nineteen hundred and twelve to nineteen hundred and sixteen, inclusive," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

NOES 00

Adler	Davis	- Hopkins	McElligott	Slacer
Ames H L	Dickstein	Hunter	McGinnies	Smith C C
Ames D H	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss

Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1548, Int. No. 1340) entitled "An act to amend the Tax Law, in relation to compensation of surrogates in certain counties," having been announced, Mr. Pellet moved that said bill be recommitted to the committee on taxation and retrenchment with instructions to report the same forthwith amended as follows:

Page 1, line 10, after "million," insert in italics "and in each county of the State having a population of over three hundred thousand inhabitants, adjoining a city containing a population of over one million inhabitants,".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Judson, from the committee on taxation and retrenchment, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1755, Int. No. 1058) entitled "An act to amend the Penal Law, in relation to the unlawful operation of vehicles," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A

Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whiteomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1044, Int. No. 944) entitled "An act to amend the Agricultural Law, in relation to fat tests of composite samples of milk," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	MeWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Thaver
Brackley	Duke	Kellv	Mullen	Ullman
Brady	Everett	Kennedy	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter

Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1486, Int. No. 1301) entitled "An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	MeWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson

Cox	Hager	Malone	Seaker	Winter
Cronin Crowlev	Hamill Harris	Martin McArdle	Seesselberg Shannon	Witter Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 568, Int. No. 545) entitled "An act to amend the Penal Law, in relation to calculating term of imprisonment," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beaslev	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenvon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlain	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 632, Int. No. 598) entitled "An act to amend

the Civil Service Law, in relation to retention in office," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 1

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McDonald	Showers
Ames D H	Dickstein	Hunter	McElligott	Slacer
Ames H L	Dobson	Hutchinson	McGinnies	Smith C C
Beasley	Donnelly	Jenks	McLaughlin	Smith E A
Bewley	Donohoe ·	Johnson C C	McNab	Smith H W
Blakely	Donohue	Johnson L W	McWhinney	Solomon C
Bloomfield	Downs	Judson	McWilliams	Soule
Booth	Drechsler	Kahn	Mead	Steinberg
Brackley	Duke	Kelly	Miller C P	Tallett
Brady	Everett	Kennedy	Miller E H	Taylor
Braun	Fearon	Kenyon	Miller N J	Thayer
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Klingmann	Norton	Vezin
Brush	Flanagan	Lattin	O'Hare	Walrath
Burtnett	Franchot	Leininger	Peck	Walter
Caulfield	Gaffers	Lentol	Pellet	Webb
Chamberlin	Gage	Lilly	Pierce	Weiss
Cheney	Gardner	Link	Quackenbush	Wells
Claessens	Gaylord	Long	Rice	Welsh
Coles	Graham	Lord	Richford	Westall
Copeley	Greenwald	Lown	Rowe	Wheelock
Cowee	Griffith	Machold	Sammis	Whitcomb
Cox	Hager	Malone	Scott	Wilson
Cronin	1'amill	Martin	Seaker	Winter
Crowley	Harris	McArdle	Seesselberg	Witter
Davies A E	Hawkins	McCue	Shannon	Zimmerman
Davies E O	Healy			

Those who voted in the negative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1577, Int. No. 1031) entitled "An act to legalize acts and proceedings of the city of Olean, in relation to providing, by certificates of indebtedness, moneys for flood abatement work, including a special city election on September thirtieth, nineteen hundred and eighteen, to authorize the raising

of moneys for such purpose, and to authorize the issuance and sale of city bonds to provide for the payment of such certificates," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman .
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whiteomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 524, Assembly Reprint No. 1789, Rec. No. 78) entitled "An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Hopkins McElligott Slacer Adler Smith C C McGinnies Ames D H Dickstein Hunter Smith E A Dobson Hutchinson McLaughlin Ames H L Smith H W Donnelly Jenks McNab Beasley Johnson C C McWhinney Solomon C Bewley Donohoe Johnson L W McWilliams Soule Donohue Blakely Steinberg Bloomfield Downs Mead Judson Drechsler Miller C P Tallett Booth Kahn Miller E H Taylor Duke Kelly Bracklev Kennedy Miller N J Thaver Brady Everett Mullen Ullman Braun Fearon Kenvon Norton Vezin Brink Fenner Kiernan Fertig Klingmann O'Hare Walrath Brown Peck Walter Brush Flanagan Lattin Pellet Webb Burtnett Franchot Leininger Caulfield Gaffers Lentol Pierce Weiss Quackenbush Wells Chamberlin Gage Lilly Welsh Cheney Gardner Link Rice Richford Westall Claessens Gaylord Long Rowe Wheelock Coles Graham Lord Sammis Whitcomb Copeley Greenwald Lown Cowee Griffith Machold Scott Wilson Cox Seaker Winter Hager Malone Seesselberg Wifter Cronin Hamill Martin Crowley Harris McArdle Shannon Youker Davies A E Hawkins Zimmerman McCue Showers Davies E O McDonald Healy

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same, with amendments.

The bill (No. 1037, Int. No. 937) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," having been announced for a third reading,

On motion of Mr. Greenwald, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1781, Int. No. 674) entitled "An act to amend the Greater New York charter, in relation to the retirement fund of the supervising and teaching staff of the College of the City of New York," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 1

Those who voted in the affirmative were:

Adler	Dickstein	Hunter	McElligott	Slacer
Ames D H	Dobson	Hutchinson	McGinnies	Smith C C
Ames H L	Donnelly	Jenks	McLaughlin	Smith E A
Beasley	Donohoe	Johnson C C	McNab	Smith H W
Bewley	Donohue	Johnson L W	McWhinney	Solomon C
Blakely	Downs	Judson	McWilliams	Soule
Bloomfield	Drechsler	Kahn	Mead	Steinberg
Booth	Duke	Kelly	Miller C P	Tallett
Brackley	Everett	Kennedy	Miller E H	Taylor
Brady	Fearon	Kenyon	Miller N J	Thayer
Braun	Fenner	Kiernan	Mullen	Ullman
Brink	Fertig	Klingmann	Norton	Vezin
Brown	Flanagan	Lattin	O'Hare	Walrath
Brush	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Webb
Chamberlin	Gage	Lilly	Pierce	Weiss
Cheney	Gardner	Link	Quackenbush	Wells
Claessens	Gaylord	Long	Rice	Welsh
Coles	Graham	Lord	Richford	Westall
Copeley	Greenwald	Lown	Rowe	Wheelock
Cowee	Griffith	Machold	Sammis	Whitcomb
Cox	Hager	Malone	Scott	Wilson
Cronin	Hamill	Martin	Seaker	Winter
Crowley	Harris	McArdle	Seesselberg	Witter
Davies A E	Hawkins	McCue	Shannon	Youker
Davies E O	Healy	McDonald	Showers	Zimmerman
Davis	Hopkins			

Those who voted in the negative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1638, Int. No. 349) entitled "An act to amend the Farms and Markets Law, in relation to the general powers and duties of the department," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. APRIL 3] 1579

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1559, Int. No. 1150) entitled "An act to amend the County Law, in relation to the salaries of the county judges and surrogates of certain counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of saîd bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 2

Those who voted in the affirmative were:

Adler	Dickstein	Hopkins	McDonald	Showers
Ames D H	Dobson	Hunter	McElligott	Slacer
Ames H L	Donnelly	Hutchinson	McGinnies	Smith C C
Beasley	Donohoe	Jenks	McLaughlin	Smith E A
Bewley	Donohue	Johnson C C	McNab	Smith H W
Blakely	Downs	Johnson L W	McWhinney	Soule
Bloomfield	Drechsler	Judson	McWilliams	Steinberg
Booth	Duke	Kahn	Mead	Tallett
Brackley	Everett	Kelly	Miller C P	Taylor
Brady	Fearon	Kennedy	Miller E H	Thayer
Braun	Fenner	Kenyon	Miller N J	Ullman
Brink	Fertig	Kiernan	Mullen	Vezin
Brown	Flanagan	Klingmann	Norton	Walrath
Brush	Franchot	Lattin	O'Hare	Walter
Burtnett	Gaffers	Leininger	Peck	Webb
Caulfield	Gage	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Coles	Graham	Long	Rice	Westall
Copeley	Greenwald	Lord	Richford	Wheelock
Cowee	Griffith	Lown	Rowe	Whitcomb
Cox	Hager	Machold	Sammis	Wilson
Cronin	Hamill	Malone	Scott	Winter
Crowlev	Harris	Martin	Seaker	Witter
Davies A E	Hawkins	McArdle	Seesselberg	Youker
Davies E O	Healy	McCue	Shannon	Zimmerman
Davis				

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Rowe, the committee on rules was instructed to report Senate bill (No. 981, Rec. No. 155) entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court."

On motion of Mr. Rowe, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Rowe, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 78 NOES 19

Those who voted in the affirmative were:

Adler	Donohoe	Hutchinson	McNab	Slacer
Ames D H	Everett	Jenks	McWhinney	Smith C C
Ames H L	Fearon	Johnson L W	Miller C P	Soule
Bewley	Fenner	Judson	Norton	Thayer
Blakely	Franchot	Kahn	Peck	Ullman
Booth	Gage	Kenyon	Pellet	Vezin
Brady	Gardner	Klingmann	Pierce	Walrath
Brink	Gaylord	Lattin	Quackenbush	Wells
Brown	Graham	Long	Rice	Welsh
Brush	Greenwald	Lord	Richford	Westall
Chamberlin	Hager	Lown	Rowe	Wheelock
Cheney	Harris	Machold	Sammis	Whiteomb
Copeley	Hawkins	Malone	Scott	Wilson
Cowee	Healy	Martin	Shannon	Witter
Crowley	Hopkins	McArdle	Showers	Zimmerman
Davies E O	Hunter	McGinnies		

Those who voted in the negative were:

Brackley	Cronin	Leininger	McElligott	Solomon C
Burr	Donnelly	Lilly	Morris	Steinberg
Caulfield	Donohue	Link	Schwab	Youker
Claessens	Fertig	McDonald	Smith E A	

Ordered, That the Clerk return said bill to the Senate with, a message that the Assembly have concurred in the passage of the same.

The bill (No. 1605, Int. No. 813) entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court," having been announced for a third reading,

On motion of Mr. Rowe, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1463, Int. No. 1278) entitled "An act to amend chapter three hundred and one of the Laws of nineteen hundred and fifteen, entitled 'An act to incorporate the Honor Roll Relief Fund,' in relation to what persons shall constitute the body corporate," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Caffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1311, Int. No. 1174) entitled "An act to amend the Election Law, in relation to the publication of election notices," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 64 NOES 26

Adler Ames H L Blakely Brush Burr	Donohue Fearon Fenner Fertig	Johnson L W Judson Kahn Klingmann Lattin	Mead Morris Norton Pellet Quackenbush	Soule Steinberg Taylor Walrath Weiss
Burr	Gage	Lattin	Quackenbush	Weiss

Caulfield	Gardner	Lilly	Sammis	Wells
Chamberlain	Gaylord	Long	Schwab	Westall
Copeley	Graham	Lord	Scott	Wheelock
Cowee	Greenwald	Lown	Seaker	Whiteomb
Cronin	Harris	Martin	Shannon	Wilson
Crowley	Hawkins	McArdle	Showers	Witter
Donnelly	Hopkins	McElligott	Smith E A	Youker
Donohoe	Hutchinson	McWhinney	Smith H W	

Those who voted in the negative were:

Brackley F Brady II Cheney H	verett Leining ranchot Lentol lealy Link lunter Malone enks McDona	McNab Peck Richford	S Smith C C Solomon C Tallett Ullman Welsh
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Mr. Caulfield moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion to lay upon the table, and it was determined in the affirmative.

The bill (No. 1265, Int. No. 1134) entitled "An act to amend the Insurance Law, in relation to mutual automobile casualty insurance corporations," having been announced for a third reading,

On motion of Mr. Zimmerman, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1490, Int. No. 931) entitled "An act to amend the Highway Law, in relation to repair of highways at railroad crossings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 1

Adler	Davis	Hunter	McElligott	Slacer
Ames D H	Dickstein	Hutchinson	McGinnies	Smith C C
Ames H L	Dobson	Jenks	McLaughlin	Smith E A
Beasley	Donnelly	Johnson C C	McNab	Smith H W

Bewley Donohoe Johnson L W McWhinney Solomon C Blakeľv Downs Judson McWilliams Soule Bloomfield Drechsler Mead Steinberg Kahn Miller C P Booth Duke Kellv Tallett Miller E H Miller N J Brackley Everett Kennedy Taylor Brady Fearon Thaver Kenyon Braun Fenner Mullen Ullman Kiernan Brink Fertig Klingmann Norton Vezin Brown Flanagan O'Hare Walrath Lattin Brush Walter Franchot Leininger Peck Burtnett Gaffers Lentol Pellet Webb Caulfield Gage Lilly Pierce Weiss Chamberlin Gardner Link Quackenbush Wells Cheney Gaylord Long Rice Welsh Claessens Graham Richford Westall Coles Greenwald Lown Rowe Wheelock Copelev Griffith Machold Sammis Whitcomb Cowee Malone Scott Wilson Hager Cox Hamill Martin Seaker Winter Cronin Harris McArdle Seesselberg Witter Crowley Hawkins McCue Shannon Youker Davies A E Davies E O McDonald Zimmerman Healy Showers Hopkins

In the negative:

Donohue

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1794, Int. No. 91) entitled "An act to amend the Prison Law, in relation to retirement," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 1

Adler	Dickstein	Hunter	McElligott	Slacer
Ames D H	Dobson	Hutchinson	McGinnies	Smith C C
Ames H L	Donnelly	Jenks	McLaughlin	Smith E A
Beasley	Donohoe	Johnson C C	McNab	Smith H W
Bewley	Donohue	Johnson L W	McWhinney	Solomon C
Blakely	Downs	Judson	McWilliams	Soule
Bloomfield	Drechsle r	Kahn	Mead	Steinberg
Booth	Duke	Kelly	Miller C P	Tallett
Brackley	Everett	Kennedy	Miller E H	Taylor
Brady	Fearon	Kenyon	Miller N J	Thayer

Braun	Fenner	Kiernan	Mullen	Ullman
Brink	Fertig	Klingmann	Norton	Vezin
Brown	Flanagan	Lattin	O'Hare	Walrath
Brush	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Webb
Chamberlin	Gage	Lilly	Pierce	Weiss
Cheney	Gardner	Link	Quackenbush	Wells
Claessens	Gaylord	Long	Rice	Welsh
Coles	Graham	Lord	Richford	Westall
Copeley	Greenwald	Lown	Rowe	Wheelock
Cowee	Griffith	Machold	Sammis	Whiteomb
Cox	Hager	Malone	Scott	Wilson
Cronin	Hamill	Martin	Seaker	Winter
Crowley	Harris	McArdle	Seesselberg	Witter
Davies A E	Hawkins	McCue	Shannon	Youker
Davies E O	Healy	McDonald	Showers	Zimmerman
Dovie	Honking			

In the negative:

Caulfield

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1480, Int. No. 1295) entitled "An act to grant and release to the successors in interest of August Peitt, late of the county of Suffolk, deceased, all the right, title and interest of the people of the State in and to a parcel of real property of such deceased, consisting of approximately twenty acres and situate on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 00

Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakely	Donohue	Jehnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Rooth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Duke	Kelly	Miller E H	Taylor

Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlin	Gage	Lilly	Quackenbush	Wells
Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill (No. 1606, Int. No. 929) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally," having been announced, Mr. Whinney moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 2, line 11, after "a" insert "transfer of the".

Page 4, line 9, strike out "first" and insert "twelfth"; strike out "May" and insert "March".

Line 10, after "and" insert ", on the first day of May"; insert a comma after thereafter".

Line 12, after "day" insert "first".

Line 19, strike out "two" and insert "three".

Page 5, line 1, after "Brooklyn" insert ", two newspapers

published in the borough of Queens".

Line 9, before the comma insert "representing, respectively, the two political parties which polled the highest number of votes at the last preceding election for Governor".

Page 7, line 22, strike out "penalty" and insert "penalties". Page 9, line 22, strike out all after "or" and all of lines 23,

24, 25 and 26.

Page 10, strike out all of line 1 down to "his".

Line 6, after the comma after "provided" insert "and title

to said premises shall have been conveyed to him as herein provided".

Page 11, line 15, strike out "ninety-two" and insert "one

hundred and one".

Line 16, strike out "paragraph" and insert "section".

Page 12, line 4, strike out "the release of the property bought or".

Line 5, after "thereof" insert "or upon the release of the

property purchased".

Line 22, strike out all after "provided" and insert "herein".

Page 13, line 20, strike out "If" and insert "Said" and strike
out "be given it".

Line 23, before "call" insert "accept a deed of conveyance of

such property as herein provided or to".

Page 13, line 22, strike out "mortgage" and insert "money".

Page 13, line 22, after "foreclose" insert "his tax lien".

Line 23, before the period in ert ", as the case may be in the event of such property not being redeemed within the time stated in such notice."

Page 14, line 9, strike out "their" and insert "the".

Page 15, line 10, after "estate" insert "to the grantee as herein provided".

Page 17, line 18, after "be" insert "distinctly set forth in

separate paragraphs of the complaint and shall be".

Line 22, before the period insert "of the time of the commencement of such action."

Page 19, line 12, strike out "proceedings".

Page 24, line 4, after "into" insert "possession of".

Page 25, line 15, after "for" insert "eight".

Line 16, after "months" insert "from September first".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY.

To the Legislature:

It appearing to my satisfaction that the public interest requires it;

Therefore, in accordance with the provisions of section fifteen of article three of the Constitution and by virtue of the authority thereby conferred upon me, I do hereby certify to the necessity of the immediate passage of Assembly bill (Int. No. 929, Printed No. 1606) entitled "An act to aniend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment-rolls for the townships and tax districts therein in the county of such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally," as amended.

Given under my hand and the Privy Seal of the State at the Capitol in the city of Albany this third day of [L. s.] April in the year of our Lord one thousand nine hundred and nineteen.

ALFRED E. SMITH.

By the Governor:

George R. Van Namee, Secretary to the Governor.

Said bill was then read the third time.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, the necessity for the immediate passage of the same having been certified by the Governor, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Adler	Davis	Hopkins	McElligott	Slacer
Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Beasley	Donnelly	Jenks	McNab	Smith H W
Bewley	Donohoe	Johnson C C	McWhinney	Solomon C
Blakelv	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Bracklev	Duke	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenvon	Mullen	Ullman
Brink	Fenner	Kiernan	Norton	Vezin
Brown	Fertig	Klingmann	O'Hare	Walrath
Brush	Flanagan	Lattin	Peck	Walter
Burtnett	Franchot	Leininger	Pellet	Webb
Caulfield	Gaffers	Lentol	Pierce	Weiss
Chamberlain	Gage	Lilly	Quackenbush	Wells

Cheney	Gardner	Link	Rice	Welsh
Claessens	Gaylord	Long	Richford	Westall
Coles	Graham	Lord	Rowe	Wheelock
Copeley	Greenwald	Lown	Sammis	Whitcomb
Cowee	Griffith	Machold	Scott	Wilson
Cox	Hager	Malone	Seaker	Winter
Cronin	Hamill	Martin	Seesselberg	Witter
Crowley	Harris	McArdle	Shannon	Youker
Davies A E	Hawkins	McCue	Showers	Zimmerman
Davies E O	Healy	McDonald		

The bill No. 33, Int. No. 32) entitled "An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Manhattan," was read the second time.

On motion of Mr. E. Λ . Smith, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1759, Int. No. 760) entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs," having been announced, Mr. Witter moved to amend as follows:

Page 9, line 12, before the period insert in italics "But the licensee of such feeding stuffs may from time to time change the amount of the various ingredients thereof upon filing a written notice of such change with the commissioner, and provided that such change shall not affect the guaranteed analysis and also that any change in the ingredients named in subdivision e of section one hundred and sixty-one be indicated upon the tag or label".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1607, Int. No. 1204) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district," having been announced for a second reading, on motion of Mr. Norton, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," having been announced for a second reading, on

motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1768, Int. No. 660) entitled "An act to amend the Election Law, in relation to election officers, poll-books and registers," was read the second time.

On motion of Mr. Everett, said bill was placed on the order of third reading and referred to the committee on revision.

The Scnate returned the Assembly bill (No. 759, Senate Reprint No. 1280, Int. No. 452) entitled "An act to amend the Code of Civil Procedure, in relation to the legitimacy, custody and maintenance of children of a marriage which has been declared a nullity or annulled," with a message that they have concurred in passage of the same with the following amendments:

Page 3, line 10, strike out the words "determine as to its legitimacy in respect" and insert in italics the following: "decide that a child of the marriage is the legitimate child".

Page 3, line 15, strike out the words "Determine as to the legitimacy of" and insert in italics the following: "Decide

that ".

Line 15, strike out the words "in respect of" and insert "is the legitimate child of either or".

Page 3, line 19, after the word "Judgment" strike out the word "determine" and insert in italics the word "decides".

Page 3, line 20, after the word "wise" in ert in italics the words "as to either of both parents".

Page 4, line 9, after the word "may" strike out the words "determine as to the legitimacy of" and insert in italics the words "decide that".

Page 4, line 9, after the word "marriage" strike out the words "in respect of" and insert in italics the word; "is the legitimate child of".

Page 4, line 13, after the word "may" strike out the words "determine as to the legitimacy of" and insert in italics the words "decide that".

Page 4, line 14, after the word "marriage" strike out the words "in respect of" and insert in italics the words "is the legitimate child of ".

Page 4, line 16, after the word "to" strike out the words "determine as to the legitimacy of" and insert in italies the words "decide that".

Page 4, line 17, after the word "marriage" strike out the words

"in respect of" and insert in italics the words "is the legitimate child of".

Page 5, strike out section 2 and insert in italies the following: "§ 2. This act shall take effect September first, nineteen hundred and nineteen."

Mr. Fearon moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Those who voted in the affirmative were:

Ames D H Dickstein Hunter McGimies Smith C C Ames H L Dobson Hutchinson McLaughlin Smith C C Beasley Donnelly Jenks McNab Smith H W Bewley Donohoe Jolnson C C McWhinney Solomon C Blakely Donohue Jolnson L W McWilliams Soule Booth Drechsler Kahn Miller C P Tallett Brady Everett Kennedy Miller E H Taylor Braun Fearon Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brown Fertig Klingmann O'Hare Walrath Brutnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Welsh Claessens Gaylord Long Richford Westall	Adler	Davis	Hopkins	McElligott	Slacer
Beasley Donnelly Jenks McNab Smith H W Bewley Donohoe Johnson C C McWilliams Solomon C Blakely Donohue Johnson L W McWilliams Soule Bloomfield Downs Judson Mead Steinberg Broth Drechsler Kahn Miller C P Tallett Brady Everett Kenley Miller E H Taylor Brady Everett Kennedy Miller B H Taylor Brady Everett Kennedy Miller B H Taylor Brady Fener Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens <t< td=""><td>Ames D H</td><td>Dickstein</td><td>Hunter</td><td>McGinnies</td><td>Smith C C</td></t<>	Ames D H	Dickstein	Hunter	McGinnies	Smith C C
Bewley Donohoe Johnson C C MeWhinney Solomon C Blakely Donohue Johnson L W MeWilliams Soule Bloomfield Downs Judson Mead Steinberg Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiennan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Callifeld Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells C'beney Gardner Link Rice Welsh Claessens G	Ames H L	Dobson	Hutchinson	McLaughlin	Smith E A
Blakely Donohue Johnson L W MeWilliams Soule Steinberg Bloomfield Downs Judson Mead Steinberg Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webs Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald <	Beasley	Donnelly	Jenks		Smith H W
Bloomfield Downs Judson Mead Steinberg Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelook Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cowe Grown Hamill Martin Seesselberg Witter Crowley Harris McArdle Shanon Youker Davies A E Hawkins McCue Showers Zimmerman	Bewley	Donohoe	Johnson C C		Solomon C
Booth Drechsler Kahn Miller C P Tallett Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brown Flanagan Lattin Peck Walter Brutnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Blakely	Donohue	Johnson L W	McWilliams	Soule
Brackley Duke Kelly Miller E H Taylor Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Clawier Machole Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Bloomfield	Downs	Judson	Mead	Steinberg
Brady Everett Kennedy Miller N J Thayer Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelook Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin	Booth	Drechsler	Kahn	Miller C P	Tallett
Braun Fearon Kenyon Mullen Ullman Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Claessens Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Brackley		Kelly	Miller E H	
Brink Fenner Kiernan Norton Vezin Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells C'heney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronlin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue	Brady	Everett	Kennedy	Miller N J	Thayer
Brown Fertig Klingmann O'Hare Walrath Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentel Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Braun	Fearon	Kenyon	Mullen	Ullman
Brush Flanagan Lattin Peck Walter Burtnett Franchot Leininger Pellet Webs Caulfield Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamil Martin Seesselberg Witter Davies A F. Hawkins McCue Showers Zimmerman	Brink	Fenner	Kiernan	Norton	Vezin
Burtnett Franchot Leininger Pellet Webb Caulfield Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Brown	Fertig	Klingmann	O'Hare	Walrath
Caulfield Gaffers Lentcl Pierce Weiss Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowe Griffith Machold Scott Winter Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Brush	Flanagan		Peck	Walter
Chamberlin Gage Lilly Quackenbush Wells Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youter Davies A F. Hawkins McCue Showers Zimmerman	Burtnett	Franchot	Leininger	Pellet	Webb
Cheney Gardner Link Rice Welsh Claessens Gaylord Long Richford Westall Coles Graham Lord Rowe Wheelock Copeley Greenwald Lown Sammis Whitcomb Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Caulfield	Gaffers	Lentel	Pierce	Weiss
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Chamberlin		Lilly	Quackenbush	Wells
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$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	Claessens		Long	Richford	Westall
Cowee Griffith Machold Scott Wilson Cox Hager Malone Seaker Winter Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman		Graham	Lord	Rowe	Wheelock
			Lown	Sammis	Whitcomb
Cronin Hamill Martin Seesselberg Witter Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman		Griffith	Machold	Scott	Wilson
Crowley Harris McArdle Shannon Youker Davies A F. Hawkins McCue Showers Zimmerman	Cox		Malone	Seaker	Winter
Davies A E Hawkins McCue Showers Zimmerman			Martin	Seesselberg	Witter
	Crowley	Harris	McArdle	Shannon	Youker
Davios E O Heals Mallowald		Hawkins		Showers	Zimmerman
Davies E O Heary McDonald	Davies E O	Healy	McDonald		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

Mr. Booth moved to take from the table his motion to reconsider the vote by which Assembly bill No. 1581, Int. No. 358, was lost, Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill having been announced, Mr. Booth moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and threefifths being present.

AYES 133 NOES 00

Those who voted in the affirmative were:

Ames D H Dickstein Hunter McGinnies Smith Ames H L Dobson Hutchinson McLaughlin Smith Beasley Donnelly Jenks McNab Smith Bewley Donohoe Johnson C C McWhinney Soloma	$\begin{array}{cc} E & A \\ H & W \end{array}$
Beasley Donnelly Jenks McNab Smith	H W
Blakely Donohue Johnson L W McWilliams Soule	
Bloomfield Downs Judson Mead Steinberger	erg
Booth Drechsler Kahn Miller C P Tallett	
Brackley Duke Kelly Miller E H Taylor	
Brady Everett Kennedy Miller N J Thayer	
Braun Fearon Kenyon Mullen Ullmar	1
Brink Fenner Kiernan Norton Vezin	
Brown Fertig Klingmann O'Hare Walrat	h
Brush Flanagan Lattin Peck Walter	
Burtnett Franchot Leininger Pellet Webb	
Caulfield Gaffers Lentol Pierce Weiss	
Chamberlin Gage Lilly Quackenbush Wells	
Cheney Gardner Link Rice Welsh	
Claessens Gaylord Long Richford Westal	1
Coles Graham Lord Rowe Wheele	ock
Copeley Greenwald Lown Sammis Whited	mb
Cowee Griffith Machold Scott Wilson	
Cox Hager Malone Seaker Winter	r
Cronin Hamill Martin Seesselberg Witter	
Crowley Harris McArdle Shannon Youke	r
Davies A E Hawkins McCue Showers Zimme	rman
Davies E O Healy McDonald	

Mr. Booth moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 2, line 2, after the word "more" insert in italics the following: "operating upon the public highways outside of cities of the first and second class,".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative. Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the bill (No. 538, Int. No. 516) entitled "An act to amend the Greater New York charter, in relation to the retirement from active service of officers, clerks and employees."

Also, the bill (No. 1494, Int. No. 33) entitled "An act to amend chapter one hundred and two of the Laws of eighteen hundred and ninety-three, entitled 'An act to lay out, establish and regulate a public driveway in the city of New York,' in relation to the use of such driveway."

Also, the bill (No. 662, Int. No. 626) entitled "An act to amend the Greater New York charter, in relation to assessments for grading streets and other property," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

Also, the bill (No. 654, Int. No. 190) entitled "An act to amend the Second Class Cities Law, in relation to alteration of names of streets."

Also, the bill (No. 519, Int. No. 191) entitled "An act to amend the Second Class Cities Law, in relation to salaries of assessors."

Also, the bill (No. 675, Int. No. 139) entitled "An act to antend the Conservation Law, in relation to jurisdiction of courts in criminal cases."

Also, the bill (No. 1573, Int. No. 1249) entitled "An act to amend the Town Law, in relation to the compensation of town superintendents of highways in certain towns."

Also, the bill (No. 932, Int. No. 168) entitled "An act to amend the Village Law, in relation to pavements and sidewalks," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, Assembly bill (No. 151, Senate Reprint No. 1240, Int. No. 150) entitled "An act to amend the Executive Law, in rela-

tion to authorizing the Comptroller to represent the State as owner of abutting state property."

Ordered, That the Clerk deliver said bill to the Governor.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 3, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 732, Rec. No. 131) entitled "An act making an appropriation for highway improvement purposes."

For the purpose of amendment.

By order of Senate,

ERNEST A. FAY, Clerk.

. 37 St. . .

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution in relation to the appointment of a special committee to investigate the affairs of the Western House of Refuge at Albion, with a message that they have concurred in the amendments of the Assembly thereto.

Ordered, That the clerk return said resolution to the Senate.

The Senate returned the concurrent resolution recalling from the Governor, for the purposes of amendment, Assembly bill (No. 1383, Int. No. 662) entitled "An act to amend the Code of Civil Procedure, in relation to time within which application for order to discharge personal property from attachment must be made," with a message that they have concurred in the passage of the same.

Ordered, That the Clerk deliver said resolution to the Governor. The privileges of the floor were extended to Hon. J. G. Dooling. On motion of Mr. Adler, the House adjourned.

FRIDAY, APRIL 4, 1919

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same approved.

Mr. Cheney gives notice that he requests that the Assembly bill (No. 1536, Int. No. 1328) entitled "An act to amend the Banking Law, in relation to reports to Superintendents by credit unions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Cheney gives notice that he requests that the Assembly bill (No. 1537, Int. No. 1329) entitled "An act to amend the Banking Law, in relation to change of location of place of business of a credit union," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 233, Int. No. 230) entitled "An act to amend the Conservation Law, in relation to court procedure," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 961, Int. No.870) entitled "An act to amend the Conservation Law, in relation to lands leased for oyster culture," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 966, Int. No. 875) entitled "An act to amend the Conservation Law, in general," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1056, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1369, Int. No. 1215) entitled "An act to authorize the investigation of the extent and character of and methods for eliminating the pollution of streams, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1593, Int. No. 177) entitled "An act to amend the Conservation Law, in relation to the compensation of game protectors," a copy of which is hereto annexed, to made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wheelock gives notice that he requests that the Assembly bill (No. 1690, Int. No. 1402) entitled "An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig Colony, and the employment of inmates in the performance of such work," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Witter gives notice that he requests that the Assembly bill (No. 1659, Int. No. 1367) entitled "An act to repeal article eight of the Conservation Law, and inserting a new article eight, in relation to drainage," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the

committee on rules for the purpose of makingsaid bill a special order on second and third reading.

Mr. Witter gives notice that he requests that the Assembly bill (No. 1640, Int. No. 1373) entitled "An act to amend the Membership Corporations Law, in relation to reports of co-operative agricultural, dairy and horticultural associations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Greater New York charter, in relation to establishing the line or highwater" (No. 1406, Rec. No. 211), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the city of Buffalo,' in relation to taxation" (No. 1407, Rec. No. 212), which was read the first time and referred to the committee on affairs of cities.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of the owners of certain lands in township five, Brown's tract, Herkimer county, against the State of New York, for damages alleged to have been sustained by them and to render judgment therefor" (No. 1290, Rec. No. 213), which was read the first time and referred to the committee on claims.

"An act to amend the Banking Law, in relation to change of location of place of business of a credit union" (No. 1157, Rec. No. 214), which was read the first time and referred to the committee on banks.

"An act to amend the Real Property Law, in relation to recording conveyances of real property" (No. 1110, Rec. No. 215), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, in relation to exemptions and executions" (No. 1405, Rec. No. 216), which was read the first time and referred to the committee on codes.

"An act to provide for the incorporation of the Veterans of

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Foreign Wars of the United States" (No. 1401, Rec. No. 217), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week" (No. 991, Rec. No. 218), which was read the first time and referred to the committee on codes.

"An act to amend the Penal Law, in relation to public sports on Sunday" (No. 581, Rec. No. 219), which was read the first time and referred to the committee on codes.

"An act to amend the Military Law, in relation to the use of armories" (No. 1393, Rec. No. 220), which was read the first time and referred to the committee on military affairs.

"An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture" (No. 1400, Rec. No. 221), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Real Property Law, in relation to the compromise of controversies arising between claimants to property" (No. 1418, Rec. No. 222), which was read the first time and referred to the committee on the judiciary.

By unanimous consent the following bills were introduced:

By Mr. Adler: "An act making appropriations for the bureau of employment in the Department of Labor" (Int. No. 1494), which was read the first time and referred to the committee on ways and means.

By Mr. Booth: "An act to create a commission for the rehabilitation of physically handicapped persons and to define its duties and powers and making an appropriation therefor" (Int. No. 1495), which was read the first time and referred to the committee on ways and means.

By Mr. Brown: "An act to amend the Education Law, in relation to apportionment of school moneys" (Int. No. 1496), which was read the first time and referred to the committee on ways and means.

By Mr. L. W. Johnson: "An act making an appropriation for the employment of prisoners in the construction of State and

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county highways" (Int. No. 1497), which was read the first time and referred to the committee on ways and means.

By Mr. Lord: "An act providing for the erection of a State armory in the city of Norwich, the acquisition of a site therefor, and making an appropriation for building said armory" (Int. No. 1498), which was read the first time and referred to the committee on ways and means.

By Mr. Machold: "An act to provide for the construction of a canal terminal at Carthage, and making an appripriation therefor" (Int. No. 1499), which was read the first time and referred to the committee on ways and means.

By Mr. McNab: "An act to amend chapter seven hundred and thirty-five of the Laws of nineteen hundred and seventeen, entitled 'An act providing for the construction of a bridge across the Mohawk river and the Barge canal to take the place of the existing Schenectady-Scotia toll bridge, and for constructing approaches thereto between State street and Washington avenue in the city of Schenectady and Mohawk avenue in the village of Scotia; apportioning the expense thereof to the State of New York, the city of Schenectady, the county of Schenectady and the village of Scotia; providing for the payment of such expense, and for the purchase of said existing toll bridge and the disposition of the proceeds thereof,' generally, and making an appropriation towards the State's share of the expense of such improvement" (Int. No. 1500), which was read the first time and referred to the committee on wavs and means.

By Mr. Adler: "An act authorizing the termination of certain highway contracts, conferring jurisdiction upon the Court of Claims to hear and determine claims and make awards for increased costs incurred in war contracts, and making an appropriation for the completion of unfinished work" (Int. No. 1501), which was read the first time and referred to the committee on ways and means.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Cheney (No. 1536, Int. No. 132), entitled "An act to amend the Banking Law, in relation to reports to Superintendent by credit unions," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly hill introduced by Mr. Cheney (No. 1537, Int. No. 1329), entitled "An act to amend the Banking Law, in relation to change of location of place of business of a credit union," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 233, Int. No. 230), entitled "An act to amend the Conservation Law, in relation to court procedure," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 961, Int. No. 870), entitled "An act to amend the Conservation Law, in relation to lands leased for oyster culture," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 966, Int. No. 875), entitled "An act to amend the Conservation Law, in general," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1056, Int. No. 956), entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1369, Int. No. 1215), entitled "An act to authorize the investigation of the extent and character of and methods for eliminating the pollution of streams, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet,

Adler, Machold, Malone, Fearon. Those who voted in the negative were: Messrs. Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1593, Int. No. 177), entitled "An act to amend the Conservation Law, in relation to the compensation of game protectors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Wheelock (No. 1690, Int. No. 1402), entitled "An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig Colony, and the employment of inmates in the performance of such work," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Witter (No. 1659, Int. No. 1387), entitled "An act to repeal article eight of the Conservation Law, and inserting a new article eight, in relation to drainage," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Witter (No. 1640, Int. No. 1373), entitled "An act to amend the Membership Corporations Law, in relation to reports of co-operative agricultural, dairy and horticultural associations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

1602 [Friday

Mr. Speaker, from the committee on rules, reported in favor of the adoption of the following resolution:

Resolved, That Assembly Rule No. 12 be and the same hereby is suspended for the remainder of this session.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. E. A. Smith (No. 33, Int. No. 32), entitled "An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Manhattan," reported the same without recommendations, which report was agreed to, and said bill ordered engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Penal Law, in relation to mufflers on motor boats on tidal waters." (No. 1712, Int. No. 927.)

"An act to amend the Greater New York charter, in relation to salaries of inspectors of buildings." (No. 1713, Int. No. 899.)

"An act to amend the Judiciary Law, in relation to exemption from jury duty." (No. 1715, Int. No. 847.)

"An act to legalize and confirm the official acts of notaries public and commissioners of deeds." (No. 1750, Int. No. 1051.)

"An act to amend the Decedent Estate Law, in relation to revocation of will by marriage." (No. 1718, Int. No. 1336.)

"An act to amend the Corning charter, generally." (No. 1719, Int. No. 1296.)

"An act to amend the Judiciary Law, in relation to expenses and stenographers of official referees by the Appellate Divisions of the Supreme Court." (No. 1760, Int. 797.)

"An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as con-

stituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplemental thereof,' in relation to employees in the sheriff's and county clerk's office." (No. 1842, Int. No. 907.)

"An act to amend the Election Law, in relation to rendering assistance to disabled or illiterate voters in the preparation of their ballots." (No. 1839, Int. No. 1048.)

"An act to amend the Public Health Law, in relation to the definition of chiropody." (No. 1815, Rec. No. 120.)

"An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved." (No. 1841, Int. No. 1345.)

"An act to amend the Penal Law and the Prison Law, in relation to sentences to reformatories and to permit the sentence of other than first offenders, and of misdemeanants thereto." (No. 1819, Int. No. 544.)

"An act to amend the charter of the city of Fulton, generally." (No. 1810, Int. No. 876.)

"An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to povide for conditions incidental to or to be affected by such arrangement." (No. 1840, Int. No. 1131.)

"An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor." (No. 1843, Int. No. 619.)

On motion of Mr. Fearon, the committee on rules was instructed to report Assembly bill (No. 15, Int. No. 15) entitled "An act to amend the Education Law, in relation to apportionment of school moneys," with the following amendments:

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Page 2, line 5, after "hundred" insert in italics "and fifty"; after "dollars" insert in italics "less five dollars for each entire thousand dollars of assessed valuation of such district".—

Line 7, inclose "forty" in brackets and insert in italics

"fifty".

Line 9, strike out "two" and insert in italics "four"; after "dollars" insert in italics "less five dollars for each entire thousand dollars of assessed valuation of such district".

Line 11, inclose "forty" in brackets and insert in italics

" fifty ".

Line 25, strike out the brackets; strike out "two" after "hundred" insert in italics "and fifty".

Page 5, line 17, strike out "fifty-seven" and insert in italics "forty".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Fearon, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Thayer, the committee on rules was instructed to report Assembly bill (No. 1306, Int. No. 1169) entitled "An act to amend the Code of Civil Procedure, in relation to fees of county clerks and clerks of courts of record," with the following amendments:

Page 2, line 13, the word "ten" should be omitted and the word "fifteen" inserted in its place, and in the same line, same page, after the word "folio" should be added in italics "except that the minimum fee shall be twenty-five cents".

Same page, same line, the words in italics "exceeding five"

should be omitted.

Page 2, line 25, the word "one" should be omitted and the word "five" inserted in italics in its place.

Page 4, line 12, the word "eight" should be omitted and the

word "fifteen" should be inserted in italics in its place.

Page 4, lines 19 and 20, the words in italies "and to be collected by the sheriff in addition to the sum due upon the judgment" should be inserted after the word "issued" in line 19.

Page 5, line 7, the word "twenty-five" should be omitted and the word "fifty" inserted in italies in its place.

Page 5 lines 23, 24 and 25 should be omitted.

Page 6, line 21, the word "twelve" should be omitted and the word "fifty" inserted in italics.

Page 6, line 22, the word "six" should be omitted and the word "ten" should be added in italics in its place.

Page 6, line 23, the word "Twelve" should be omitted and the word "twenty-five" should be inserted in italics in its place.

Page 9, line 15, the words "fifty cents" should be omitted and words "one dollar" should be inserted in italics in their place.

Page 9, line 15, the word "one should be omitted and the word "two" inserted in italics in its place, and the word "dollar" following it should be changed to "dollars."

Page 9, lines 21, 22 and 23 should be omitted.

Page 5, between lines 12 and 13 should be inserted the following: "For recording any other form of deed or mortgage the fee shall be fifteen cents for each folio contained in the instrument and twenty-five cents additional for each county clerk's certificate attached, except that the minimum fee shall be one dollar for a deed and one dollar and twenty cents for a mortgage."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Thayer, said bill was ordered reprinted as amended and recommitted to said committee.

By unanimous consent, Mrs. Sammis called up Assembly bill (No. 1829, Int. No. 1255) entitled "An act to amend the Town Law, in relation to compensation of town officers in the town of Huntington, in the county of Suffolk," now on the order or second reading.

Said bill having been announced, Mrs. Sammis moved to amend as follows:

Page 1, line 9, after "elected" insert in italics "or appointed". Page 2, line 3, after "elected" insert in italics "or appointed". Page 2, line 6, after "elected" insert in italics "or appointed".

Page 2, line 22, strike out "the" and insert in italics "a", and strike out "in" and insert in italics "hereafter elected or

appointed for ".

Page 2, line 23, insert in italics the following: "The fees which the town clerk hereafter elected or appointed shall charge and collect, by authority of law, from any person, persons or corporation, for his services, shall also belong to the town; and such clerk shall keep an account of all such fees and pay over to the supervisor on or before the fifth day of each month all fees collected during the preceding month; and his books of account containing a record of such fees shall be open to public inspection."

FRIDAY

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

Mr. Hutchinson offered for the consideration of the House a resolution, in the words following:

Resolved, That the committee on printed and engrossed bills be discharged from the further consideration of the Senate bill (No. 740, Assembly Reprint No. 1748, Int. No. 132) entitled "An act to amend the County Law, in relation to the compensation of supervisors."

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Mr. Hutchinson moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 2, line 18, strike out the words "and in Fulton county four dollars".

Page 3, between lines 18 and 19, insert in italics:

"5-a. In the county of Fulton, each supervisor shall receive from the county compensation at the rate of four dollars per day for each calendar day's actual attendance at the regular and special sessions of the board of supervisors, and, in lieu of mileage, his reasonable traveling expenses actually and necessarily incurred in going and returning once in each week, during any regular or special session of such board, by the most usual route, from his residence to the place where any such session of the board is held. While engaged in any investigation or committee work or the performance of any other duty, when the board is not in session, which is delegated or assigned to him by the board, each supervisor in such county shall also receive compensation at the rate of four dollars per day, and his actual and reasonable expenses incurred therein. The compensation and expenses above provided shall be in lieu of any compensation, mileage or expenses allowed to supervisors by any other provision of this section, for services rendered to the county, except the compensation, hereinafter allowed, for copying tax and assessment rolls and extending taxes."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported

said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

By unanimous consent, Mr. Coles called up Assembly bill (No. 1824, Int. No. 1226) entitled "An act to amend the charter of the city of Glen Cove, generally," now on the order of second reading.

Mr. Coles moved to amend as follows:

Page 4, line 21, after the word "government" insert in italics ", except the office of mayor and supervisor as provided in this act".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

Mr. Speaker announced the special order, being the bill (No. 233, Int. No. 230) entitled "An act to amend the Conservation Law, in relation to court procedure."

Said bill having been announced, Mr. Everett moved that said bill be recommitted to the committee on conservation with instructions to report the same forthwith amended as follows:

Page 3, line 3, italicize the words "district forest ranger or forest ranger".

Between lines 19 and 20 insert in italics:

"Said court or justice shall upon the entry of such judgment be entitled to a fee of one dollar and fifty cents to be paid by the person who committed such violation. A judgment entered as provided herein may be enforced by an execution against the property of the defendant; but no body execution shall issue thereon. Such judgment shall be a bar to a criminal action for the same violation, if satisfied within thirty days from the date of the entry thereof."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Everett, from the committee on conservation, reported said bill amended as directed, and the same was ordered reprinted and placed on the special order of second and third reading.

On motion of Mr. Adler, the consideration of the remainder of the special order calendar was postponed until Monday next.

The bill (No. 1825, Int. No. 1366) entitled "An act to pro-

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mote the health and efficiency of firemen in cities of the State," was read the second time.

On motion of Mr. Blakely, said bill was placed on the order of third reading and referred to the committee on revision.

On motion of Mr. Adler, the consideration of the third reading calendar was postponed until Monday next.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, April 3, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment, Assembly bill (No. 1383, Int. No. 662) entitled "An act to amend the Code of Civil Procedure, in relation to time within which application for order to discharge personal property from attachment must be made."

ALFRED E. SMITH.

Said bill having been announced, Mr. Donohue moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, three-fifths being present.

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Adler	Dickstein	Hopkins	McElligott	Seaker
Ames D H	Dobson	Hunter	McGinnies	Shannon
Ames H L	Donohoe	Hutchinson	McLaughlin	Showers
Bewley	Donohue	Jenks	McNab	Slacer
Blakely	Downs	Johnson C C	McWhinney	Smith C
Booth	Duke	Johnson L W	McWilliams	Smith E
Brackley	Everett	Judson	Mead	Smith H V
Brady	Fearon	Kelly	Miller C P	Solomon C
Brink	Fenner	Kennedy	Miller E H	Soule
Brown	Flanagan	Kenvon	Morris	Steinberg
Brush	Flynn	Klingmann	Mullen	Tallett
Burtnett	Franchot	Lattin	Norton	Taylor
Caulfield	Gaffers	Leininger	O'Hare	Thayer
Chamberlin	Gage	Lentol	Patrzykowski	Vezin
Cheney	Gardner	Link	Peck	Walrath
Claessens	Gaylord	Long	Pierce	Weiss
Copeley	Graham	Lord	Quackenbush	Wells
Cowee	Greenwald	Lown	Rice	Welsh
Crowley	Hager	Machold	Richford	Westall

Curley	Hamill	Malone	Rowe	Wheelock
Davies A E	Harris	Martin	Sammis	Whitcomb
Davies E O	Hawkins	McCue	Schwab	Wilson
Davis	Healy	McDonald	Scott	Witter
				Zimmerman

Mr. Donohue moved that said bill be recommitted to the committee on codes with instructions to report the same forthwith amended as follows:

Page 3, line 14, strike out "immediately" and insert "September first, nineteen hundred and nineteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Duke, from the committee on codes, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the Senate bill (No. 26, Assembly Reprint No. 1567, Rec. No. 71) entitled "An act to amend the Education Law, in relation to the law library at Hudson," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

Also, the bill (No. 1438, Int. No. 1264) entitled "An act to amend the Lackawanna city charter, in relation to compensation of city officers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Lackawanna.

Also, Assembly bill (No. 759, Senate reprint No. 1280, Int. No. 452) entitled "An act to amend the Code of Civil Procedure, in relation to the legitimacy, custody and maintenance of children of a marriage which has been declared a nullity or annulled."

Ordered, That the Clerk deliver said bill to the Governor.

Also, the bill (No. 875, Int. No. 805) entitled "An act to amend the charter of the city of Fulton, in relation to city officers and funds for the waterworks system," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Fulton. Also, the bill (No. 1166, Int. No. 1047) entitled "An act to amend the Greater New York charter, so as to extend the time within which the president of the borough shall submit to the local board a petition for a local improvement received by him," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 1625, Int. No. 1365) entitled "An act authorizing the Industrial Commission to establish and maintain additional employment offices and branches to meet the emergency created by the curtailment of the United States employment service in this State, making an appropriation therefor, and authorizing the commission to accept funds and personal service from sources other than the State."

Also, the bill (No. 1606, Reprint No. 1901, Int. No. 929) entitled "An act to amend chapter five hundred and forty-one of the Laws of nineteen hundred and sixteen, entitled 'An act relating to the preparation of assessment rolls for the townships and tax districts therein in the county of Nassau, and the collection of taxes in such towns and tax districts, and to repeal certain local acts and parts of acts relating to assessments and taxation in such county,' generally," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Pursuant to concurrent resolution, Mr. Speaker announced the appointment of Messrs. McGinnies of Chautauqua, Bewley of Niagara and McCue of New York as the committee on the part of the Assembly to investigate the affairs of the Western House of Refuge at Albion.

The privileges of the floor were extended to Hon. George S. Slater.

On motion of Mr. Adler, the House adjourned.

MONDAY, APRIL 7, 1919

The House met pursuant to adjournment.

Prayer by Rev. Frank F. Blessing.

On motion of Mr. Adler, the reading of the journal of Friday, April 4th, was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the trustees of the Sailors Snug Harbor, which was laid upon the table and ordered printed.

(See Document.)

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, April 7, 1919.

To the Legislature:

Recently, when your Honorable Body was discussing the advisability of allowing the Reconstruction Commission, appointed by me, an appropriation of fifty thousand (\$50,000) dollars, for the purposes of conducting the highly important investigations now being pursued by them, and which discussion ended in the refusal of such appropriation to the commission, the stenographic reports of the debates in both the Senate and Assembly indicated the desire upon the part of your Honorable Body, to assist the Executive in any way in pursuit of the investigations authorized by the Executive Law or under the provisions of the so-called Moreland Act, which in the judgment of the Executive, were necessary to be undertaken for the welfare of the State.

A survey of the appropriations made in former years show that in but few years has the \$10,000 appropriated this year

been sufficient for the purpose.

I now find that the appropriation bill proposes to give to me for the purposes of the investigation under the so-called Moreland Act \$10,000, and from a general survey of the situation I am certain that this will not be sufficient to cover the costs of the investigation which I desire to make in the near future.

I, therefore, am asking your Honorable Bodies to act favorably immediately upon a bill which will be introduced at once appropriating for the Governor for the purpose of investigations under such Moreland Act, the additional sum of fifty thousand (\$50,000) dollars.

(Signed) ALFRED E. SMITH.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK - EXECUTIVE CHAMBER,

ALBANY, April 7, 1919.

To the Legislature:

I desire to call to your attention a condition in the Department of Farms and Markets that to my way of thinking needs

remedy.

The Council of Farms and Markets was created by an act of your Honorable Bodies in 1917. It was patterned after the State Board of Regents and was intended to create a condition in the agricultural affairs of the State that would take them entirely out of the realm of partisan politics. The bill provided that there should be two divisions, one headed by the Commissioner of Agriculture and one by the Commissioner of Foods and Markets, both appointed by the Council and provided numerous functions which should be carried out by the Council itself. It also created a number of bureaus to be under the direction of the two commissioners. It is apparent to all that the plan has not worked well in operation. The Council itself has been unable to perform many of the functions given to it and instead of being an advisory body, as undoubtedly was intended, it has been loaded down with administrative duties, which it has been unable to carry. It is agreed by everybody interested that the plan of two administrative heads and divided authority has also failed. I have reached that conclusion after taking counsel with many interested in agriculture, food distribution and farming interests generally. I have held meetings of the various agricultural societies and groups throughout the State and have confirmed my opinion that the only way to get this important function of our government out of the political arena and give it stability and permanence is to confer the power upon the Council to appoint a single head to be responsible to the Council and to the public at large for the proper functioning of the various bureaus, which are necessary for the best interest of this Department. I believe that the Council as composed to-day, if left to itself, can a man forceful and able enough to reorganize the entire department, which is undoubtedly over-manned, extravagant, theoretical and too far removed from the very people it was intended to assist. As it stands to-day, it lacks force and initiative and seems to be chiefly concerned in the enforcement of regulatory statutes. While that is absolutely necessary, it is also necessary that the Department initiate movements looking

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towards stimulation of production and a solution of the questions of distribution. It is not my purpose to outline what in my opinion could be done to make more efficient this important bureau of our government but I do feel free to say that the eighteen bureaus with high salaried directors and assistants, for the most part new men placed over the heads of old employees of the Department, have produced an organization top-heavy and unwieldly. I believe very firmly in the efficiency of a singleheaded commission. I believe that the agricultural law should be amended so as continue the present Council of Farms and Markets as now constituted but that their functions shall be purely advisory and that they be given the power of appointing a single Commissioner of Agriculture with a salary ample enough to induce a man of the highest attainments in these lines to take the position. I believe also that he should be given absolute power to revise the division of work in the Department and that he should not be hampered by the present provisions, which continue in existence, the various bureaus making it mandatory for him to continue the functions as they now exist and being unable to direct the departments as he chooses in the best interests of the State. I, therefore, call to your attention the advisability of immediately enacting a measure to revise the law so as to embody the changes stated and appropriate a lump sum of money sufficient to enable the new commissioner to reorganize and revise in any way in which his judgment is best, the various bureaus. To accomplish this properly, I stand ready to veto the items in the general appropriation bill for this Department and to sign a bill embodying the above suggestions and making appropriation generally sufficient for the reorganized Department to carry on its work for the fiscal year beginning July 1, 1919. My sole desire is to do what is best for all the people of the State and I can attribute to your Honorable Body no less desire. therefore, ask your immediate consideration of the bill embodying the above suggestions, which has been prepared and which will be introduced immediately.

(Signed) ALFRED E. SMITH.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, April 7, 1919.

To the Legislature:

Immediately after its appointment, I requested the Reconstruction Commission to make a study of the question of military training for boys under eighteen years of age. The Com-

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mission went very thoroughly into the question, and the following is their report:

Introduction.

The Committee on Education of the Reconstruction Commission has held nine hearings on the subject of Military Training for boys 16, 17 and 18 years of age. At these meetings opinions and suggestions from many organizations and individuals were received, and several representatives were sent from some of these organizations. The list of those heard includes the following: Military Training Commission, State Inspector of Physical Training for the Military Training Commission, Vocational Bureau of the Military Training Commission War Department, General Staff Corps - Committee on Education, Adjutant-General of the State of New York, National Guard of the State of New York, Boy Scouts of America, State Department of Education, Board of Education, Assistant Director of Physical Training of New York Schools, Education Committee of the Y. M. C. A., College of the City of New York, Bureau of Educational Proceedings, City Club Committee on Schools, Chamber of Commerce, Americanization Survey of the Carnegie Corpora-

As a result of these hearing the Committee desires to present a statement and certain recommendations.

EDUCATION TO-DAY.

There is nothing which has arisen out of the war so profound and likely to be so increasingly important to the public mind as the question of education and vocational guidance. We should, therefore, ask what is the purpose of education to-day, during the reconstruction period of our nation, and what has technical military training with its manual of arms and its drill to contribute to modern schools of the kind that are beginning to shape themselves in the United States. Strictly technical military training is defined in the report of the New Jersey Commission on Military Training as "instruction which includes exercises of a highly specialized character, and which aims at specific purposes. Military training must aim at military service." We must inquire, therefore, what this has to give to the education of our youths.

AIM OF EDUCATION.

Education, in the last analysis, may be said to have a two-fold

1. The attainment of a perfect physical development in the man or woman who represents the finished product of our educational system.

2. The development of the highest type of citizenship in these men and women.

WHAT IS CITIZENSHIP?

The Committee presenting this report has been instructed to consider only the problem of boys under 19, namely all boys 16, 17 and 18 years of age. In the following discussion, only facts and arguments pertaining to those ages will be presented. We ask, therefore, what qualities should be evolved in boys during this period in order to produce the best citizens. Obviously the boy citizen must possess certain mental, moral and physical requirements. Intellectually he should develop an alert mind, he should be a good mixer and have a democratic attitude toward his boy world on the basis of simple human fellowship. As a citizen, his moral obligations involve primarily self-control, obedience to properly constituted authority, a group spirit as contrasted with mere gregarious instincts, and finally a spirit of service to the State as contrasted with mere egotism and self-preservation. Physically his qualifications may be most easily summed up in the phrase "a sound body."

These mental, moral and physical characteristics are to help him perform the duties of citizenship which cover both civil and military life. It is obvious, however, that the civil duties of a citizen claim more time and strength than the military duties, except in rare — and in the future more rare — periods

of war.

THIS MILITARY TRAINING LAW VERSUS UNIVERSAL MILITARY TRAINING.

The Committee desires to emphasize, at the outset, the fact that this report deals only with military training for boys 16, 17 and 18 years of age. This has no connection whatever with the problem of universal military service for boys beyond that age. The abolition of the law under discussion would in no way affect the establishment of military service for older boys. Many individuals and organizations which approve of later military service, have gone on record as opposed to technical military training for boys of 16, 17 and 18 years of age. Military training is not given to boys of this age in Switzerland where the system of general military training is acknowledged to be so good. Indeed, even in Germany boys of this age are not so trained.

MILITARY TRAINING LAW - WHAT IT IS.

With these necessary qualifications for citizenship in mind as a goal, let us inspect the military training law that we may judge of its effectiveness. What does this law prescribe for 1616 Monday

boys 16, 17 and 18 years of age? It gives to the Military Training Commission the following powers:

1. To recommend to the Regents a program of physical training for all schools.

2. To prepare a course of military training for all boys in the State 16, 17 and 18 years of age.

3. To inspect physical and military training.

4. To prescribe rules for compulsory attendance at periods of military training.

5. To regulate individual exemptions from military training.
6. To maintain courses of instruction for teachers and physical instructors and co-operate with colleges and Federal authorities

in maintaining such courses.

AIM OF THE LAW.

Evidently the purpose of the law is to give definite technical military instruction and adequate physical education to all boys of the specified age in the State, with the exception of certain groups that were given exemption on the ground that they were engaged in an industry essential to the State. There are 300,000 boys over 16 and under 19 in the State.

MOTIVE FOR FRAMING THE LAW.

The question as to the motive for framing such law is more difficult to answer. Was the controlling consideration the exigency of the war, or did the State intend to establish a novel and permanent policy of giving military training to adolescent lads? If this law was framed for the exigency of war, its use is over. If its purpose was to establish a permanent policy, we should ask how far it has fulfilled that purpose.

Scope of the Law.

The law, as administered, prescribes technical military drill lasting one and a half hours a week, and given in an armory. Is this enough to develop the physique of the boy, and to teach any adequate knowledge of the technique of military drill? Again, does this reach all of the people intended? There are 300,000 boys of the specified age in the State of New York.

Exemptions.

All boys, however, engaged in an industry which is considered essential to the State are exempt from the operation of this law. This exemption applies to a larger number of boys than might be expected. As a matter of fact, the Military Training

Commission reported that training is being given to only 77,000 boys. This means that the law, at present, reaches less than one-third of those whom it is intended to reach. Furthermore, it is just these boys who are in industry who need the best care physically. And they are the very ones who receive no benefit from the law. The Commission reports that they have thus far enrolled 200,000 out of the 300,000 boys of the specified age in the State. One hundred and seventy thousand of these 200,000 are employed. These working boys may file an application for exemption, which is granted by the Military Training Commission if the industry is considered to be one essential to the State. Since training is being given to only 77,000 boys out of an enrollment of 200,000, it is evident that 123,000 boys are exempt for some reason. Undoubtedly most of these exemptions are cases of employed boys. In other words, it appears that about 123,000 out of 170,000 employed boys receive no training under the law. The Military Training Commission's Vocation Bureau sent out a questionnaire for the enrollment of all boys 16, 17 and 18 years of age. One hundred and seventy thousand replies have been received thus far. The questionnaire contained 42 questions dealing with the education of these boys—both mental and physical—and with their success and their ambitions in industrial life. The chief value of the questionnaire is the great influence it should have on our estimate of education for these and for future boys, especially on the problem of giving education which shall fit them for industry. It is evident that such data properly belongs to the Department of Education rather than to any department whose functions are military in character.

Administration of the Law.

The Military Training Law is administered by the Military Training Commission. The instructors are usually army officers. The boys are sent to the armories to receive training.

The exponents of the Military Training Law claim certain specific advantages for this method of physical training.

Arguments in Favor of the Military Training Law.

These may be summed up under three headings: First, This form of training is already established and therefore provides some immediate definite relief which they say is better than unfinished plans for the future. The opponents of the law, on the other hand, claim that the present law is inadequate and should, therefore, be changed even at the cost of loss of time. Second, Those who favor the present military training law claim

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that it gives the only suitable and adequate preparation for the duties of the soldier, in time of war. Two answers are given to this point by those who oppose the law. In the first place, they say, we may justly assume that wars are becoming less frequent and, therefore, the military duties of the citizen relatively less important. In the second place, the opponents of the law state that even though technical military training may be necessary for boys over 18 years of age, such training is not the best preparation when given during the ages of 16 to 18 inclusive. Third, The third advantage claimed by those who favor the law, is the fact that this training teaches the boy that he owes a service to the State. Those who oppose the law claim that the idea of service to the State may be inculcated equally well by other methods — a few weeks in a summer camp, for instance, where the boys were the uniform of the State and were being trained by and for the State.

ARGUMENTS AGAINST THE MILITARY TRAINING LAW.

The objections usually advanced against the Military Training Law as it now exists are nine in number, and may be summarized as follows: 1. Present training interferes needlessly with the regular school curriculum because it is administered by outside officials, representing a different department of the State. If physical training were in the hands of the Department of Education, adjustments could be made in the time schedule which would save much time and which are now impossible. Under the present plan, the training is given at the convenience of the Military Training Commission. This is bad from two points of view. In the first place, the principle of double or divided authority is pernicious in itself. In the second place, the practical interruptions in the school work, due to a clash of schedules are wasteful. This could be avoided if the work were all under the control of one department. Boys are sent to the armories when they are most needed at school. Time is wasted going back and forth. The result of this arrangement is an increase in red tape and a decrease in efficiency. 2. The kind of obedience which is fostered in military training is not the kind that lasts. It is a temporary subjection of the will, which often leads to greater disobedience when direction is removed. Obedience is splendid when it is freely rendered or motivated, as in the case of war, when a man puts his will into submission because he wants to serve to the best of his ability. As soon as the motive disappears, obedience becomes irksome. We find that students who have attended military schools often react when the influence commanding obedience is removed. 3. The training

given lasts one and a half hours a week. This is too brief to be adequate either for physical development or for military knowledge. If the training is inadequate, obviously the time thus spent is wasted. 4. For this kind of training the teachers are, and must be, army officers. These men have rarely had any pedagogical training. They are not really fitted to train young boys, since they lack technical skill in imparting knowledge to boys, and since they usually represent an atmosphere of sternness and formality which modern educational authorities avoid for adolescent students. 5. The cost of administering the Military Training Law last year was \$354,000, and yet it reached less than one-third of the boys intended to be benefited. This is too large a sum for such small results, as are being obtained. 6. The system of exemptions is bad, as was explained above. The extent of these exemptions renders the scope of the law narrow, covering not more than one-third of the field intended. 7. Those who oppose the law, present data to the effect that the monotony of military drill so bores the boys that they become surfeited with things military and thus the law defeats its own ends. This is borne out by the fact that the National Guard has discontinued its cadet corps for boys of this age, on the ground that training at this period does not stimulate their enthusiasm for military life, but, on the contrary, deadens their interest in all things military because of its monotony. 8. Military drill, its opponents claim, does not give good physical training. When men of the National Guard were first mustered into service, thirty per cent. had to be discharged as physically unfit. Yet these men had had military training. 9. The New Jersey Commission on Military Training said "it is specially significant that none of the great nations of Europe in which the military service of adults has been universal and complusory, and which have shown phenomenal efficiency in the present war, has thought it necessary to resort to military training of its boys. Even the federal military system of Switzerland, which exacts compulsory service from men over 20 years of age, and which is looked upon with much favor as being peculiarly adapted to a republican form of government, does not impose compulsory training upon school boys." Those favoring the law as it stands, presented no definite or adequate answers to these nine objections.

OTHER METHODS FOR OBTAINING THE SAME AIMS.

Those who believe in the purposes and aims of this law, but are opposed to its method and content, suggest other paths to the same goal — a goal which involves the possession of a system of education aimed to perfect the physical development of the boy

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and to produce the highest type of citizen. The suggested plans include all kinds of supervised games, and a thorough application of a scheme for the teaching of hygiene and for physical exercises. A definite program of this kind has been worked out by the Department of Education of the State of New York. It is not possible to give a full description of this program in the space of this report. It includes supervised games, careful health inspection of all pupils, instructions in hygiene and physiology, frequent intervals of fresh air and formal exercises during the school day, marching, mass formation, and careful training of teachers to know how to watch the health of the children. One suggestion for physical training is the establishment of summer camps. Each boy would remain in camp from two to four weeks. Camp life should include hikes, marches, breaking camp, settingup exercises, athletic exercises, signalling, marksmanship, etc. It is believed that the adoption of these suggestions would give a development which combines all the advantages contained in the Boy Scout movement, with the ideals of service to the State and of general physical development which form the basis of the Military Training Law. The Boy Scout Organization, as is well known, lays emphasis on a spirit of service, good physical development and preparation for citizenship. This organization ascribes some of its best results to the camp life for its boys.

ADVANTAGES OF A CAMP.

There are six advantages claimed for the camp, as a means of citizenship training as opposed to technical military training. 1. In camp life the authorities have an opportunity to reach the boy all day, every day, for a continuous period of at least two, probably four weeks. This means that there is really an adequate opportunity to impart information on the one hand, and to influence character on the other. 2. The development in camp life is complete since it touches all phases of the boy's life. It includes intellectual development, character building and every kind of physical training. 3. In camp, a boy learns to be a good mixer. He develops a democratic spirit of comradeship with boys of all classes which is the best possible basis for citizenship training. 4. In a camp the group spirit can be fostered more effectively than in any other way. The prevailing spirit of good fellowship and ambition is wholesome for the lads. 5. In a camp, a boy may be taught the ideal of service to the State. He should, and could, be taught that he belongs to the State while at camp, and that those in authority there speak, not in their own persons, but as the mouthpiece of the community. 6. Camp life April 7]

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tends to develop habits of punctuality, promptness, neatness, alertness and obedience. This has been exemplified in boys' camps throughout the country in the past.

DISADVANTAGES OF A CAMP.

The recognized disadvantages of a camp are two. First, They cannot be established immediately. Those who favor the establishment of such camps consider this a reason for hastening action, rather than for postponing it. Second, The cost would be great. This drawback is admitted by all. It is claimed, however, that the results would be commensurate with the cost, which is not true of the \$354,000 spent by the Military Training Commission in training 77,000 boys one and a half hours a week, in armories.

PUBLIC OPINION ON THE MILITARY TRAINING LAW.

It is interesting to make some inquiry into the attitude of the public on this question. The Massachusetts Special Commissioner on Education has gone on record as opposed to Military Training for boys 16, 17 and 18 years of age. The New Jersey State Legislature appointed a commission to inquire into this matter. This commission reported adversely to military training for boys of this age. New Jersey, therefore, does not give military training to its adolescent lads. Representatives of the Board of Education oppose the law as interfering with the school work. This interference, they say, is inevitable while physical training is in the hands of a separate department, since time schedules clash and red tape is multiplied. The National Education Association of the United States published a statement containing a most convincing argument to the same purport. Military experts from various military organizations all over the country have gone on record against such training. General Pershing has said —"Give me a well developed athletic youth and I will make a soldier of him in short order." Baden-Powell says —"Drill a boy and spoil a soldier." The National Guard has abandoned its cadet corps because such training did not tend to increase enlistment in the National Guard. On the contrary, enlistment decreased because the boys became surfeited with military drill. The attitude of the general public is more difficult to estimate. The Committee has sent out a questionnaire to representative men and women in New York State, either as individuals or as groups. A more definite estimate of opinion in the State will be possible when the full returns are in from this. Interesting conclusions may be drawn, however, from the replies already received. Two things are to be noted: - in the

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first place, the majority of the answers indicate decided preference for camps and general physical development, as contrasted with technical military training; in the second place, the committee is interested to discover that the consensus of opinion of those who have taken the training is against such training. Some boys' clubs who have sent in illuminating answers indicating the uselessness of this training for the development of true citizenship.

To summarize.— The Committee finds that the present Military Training Law is designed to reach all boys of the State 16, 17 and 18 years of age, and give them one and a half hours a week of drill; but in reality it reaches less than one-third of the number, chiefly owing to the system of exemptions. This law has the advantages of being ready and of giving some form of direct service to the State. The law also has the disadvantages of interfering needlessly with school work; it creates a false and temporary obedience; it is too brief to be able to accomplish results; the instruction is given by officers instead of by teachers; the system of exemptions is bad; repetition of drills bores the boys. The Committee believes also that true citizenship training and true physical development can be better attained in other ways, i. e. by thorough physical training and by summer camps. Governing should be with the consent of the governed, and the military idea; the strictly technical military idea is the opposite, government without the consent of the governed. Committee therefore desires to report adversely on the matter of technical military training for boys 16, 17 and 18 years of age, and to make the following recommendations. 1. We recommend that the duties discharged by the Military Training Commission be included within the functions of the State Department of Education. 2. We have reached the conclusion, after numerous hearings and careful consideration of the subject, that military training of a technical character for boys 16, 17 and 18 years of age is inadvisable, and we therefore recommend that any features of military training which may continue to be used shall be employed solely for such values as they may have in physical, mental and moral development. 3. In view of the alarming disclosures of defective physique in connection with the recent draft, and in order that the State may possess citizens of sound body, better enabled to fulfill their duties, whether in peace or in war, we recommend that health instruction and all round physical development, including supervised games, receive the greatest possible attention in the schools of the State, and that whatever appropriations be necessary for this purpose may be generously furnished. 4. We recommend the establishment

of compulsory continuation schools for boys and girls who are at work up to the 18th year, and that in the curriculum of such school a sufficient number of periods each week be set aside for physical culture. 5. We recommend that as soon as the necessary funds can be supplied, State camps be established for boys of the high-school age, as means of inculcating in them habits of self-control, deference to rightful authority, and the democratic attitude towards their fellows."

You will note that the above report represents a thorough study, and I would be thankful to your honorable body if you will indicate to me at the earliest possible moment, your attitude on this question, in order that I may veto the appropriation standing in the appropriation bill, which must be disposed of before Thursday of this week.

The bill that accompanies this report could carry an appropriation of \$150,000, sufficient to give us a six or seven months' experience, and a deficiency bill passed at the next session to meet the situation that develops after this work has been for one-half year under the jurisdiction of the Commissioner of Education.

I respectfully urge your honorable body to give this matter you earnest and careful consideration.

(Signed) ALFRED E. SMITH.

Mr. Caulfield gives notice that he requests that the Assembly bill (No. 1168, Int. No. 1068) entitled "An act to amend the Election Law, in relation to party recommendations for appointment of commissioners of elections," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bewley gives notice that he requests that the Assembly bill (No. 891, Int. No. 818) entitled "An act to amend the Labor Law, in relation to the powers and duties of the commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Duke gives notice that he requests that the Assembly bill (No. 232, Int. No. 229) entitled "An act making an appropriation for completing the work of clearing the channel and protect-

ing the banks of Griffin creek, between the junction of said creek with the old Genesee Valley canal and a point on said creek approximately two thousand feet up-stream and easterly from said junction," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Davis gives notice that he requests that the Assembly bill (No. 1157, Int. No. 1038) entitled "An act to amend the Education Law, in relation to the salary of district superintendents," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1253, Int. No. 1122) entitled "An act making an appropriation for the development and maintenance of forestry exhibits at the State fair and county fairs by the State College of Forestry at Syracuse University," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1687, Int. No. 1399) entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' in relation to the objects and purposes of said college and the powers and duties of its board of trustees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Peck gives notice that he requests that the Assembly bill (No. 1813, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules

for the purpose of making said bill a special order on second and third reading.

Mr. Richford gives notice that he requests that the Assembly bill (No. 1420, Int. No. 1246) entitled "An act to amend chapter five hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act extending and developing the reformatory and correctional functions of workhouses, penitentiaries and reformatories under the jurisdiction of departments of correction in cities of the first class, providing for the sentence, commitment, parole, conditional discharge and reapprehension of persons committed to such institutions and for the establishment of a parole commission in such cities,' in relation to the appointive members of the commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brush gives notice that he requests that the Assembly bill (No. 117, Int. No. 117) entitled "An act making an appropriation for the construction of Barge canal terminals at certain places on the Hudson river as authorized by chapter five hundred and fifty-five of the Laws of nineteen hundred and eighteen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brown gives notice that he requests that the Assembly bill (No. 1533, Int. No. 1325) entitled "An act to amend the Conservation Law, in relation to the use of eel weirs," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that the Assembly bill (No. 334, Int. No. 327) entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' in relation to the district in which a petition is not required," a copy of which is hereto annexed, be made a special

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order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that the Assembly bill (No. 1240, Int. No. 1111) entitled "An act making an appropriation to pay the expenses incurred by William B. Coates in defending himself in proceedings by court martial while a captain in the National Guard of the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that the Assembly bill (No. 333, Int. No. 326) entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' relative to the district in which a petition for a street improvement is required," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McLaughlin gives notice that he requests that the Assembly bill (No. 742, Int. No. 696) entitled "An act to amend chapter six hundred and two of the Laws of nineteen hundred and one, entitled 'An act to provide for the appointment of a commissioner of jurors and to provide for a special jury in civil and criminal actions in each county of the State having a population of one million or more, according to the last preceding Federal census,' in relation to special jurors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Graham gives notice that he requests that the Assembly bill (No. 281, Int. No. 277) entitled "An act authorizing the improvement of Glen or Mill creek, in the county of Schuyler, and the construction of necessary retaining walls, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wells gives notice that he requests that the Assembly bill (No. 493, Int. No. 481) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Legislature and the Speaker of the Assembly," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Thayer gives notice that he requests that the Assembly bill (No. 1774, Int. No. 1432) entitled "An act to amend the Highway Law, in relation to payments on contract," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Rowe gives notice that he requests that the Assembly bill (No. 1546, Int. No. 1338) entitled "An act to amend the Membership Corporations Law, in relation to the issuance of shares of stock to its members," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bewley gives notice that he requests that the Assembly bill (No. 1676, Int. No. 254) entitled "An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler Ames D H Ames H L Barra Beasley	Crowley Curley Davies A E Davies E O Davis	Harris Hawkins Healy Hopkins Hunter	McCue McDonald McElligott McGinnies McKee	Showers Slacer Smith C C Smith E A Smith H W
Bewley	Dickstein	Hutchinson	McLaughlin	Solomon C

Blakely	Donnelly	Jenks	McNab	Solomon M
Bloch	Donohoe	Johnson C C	McWhinney	Soule
Bloomfield	Donohue	Johnson L W	McWilliams	Steinberg
Booth	Downs	Judson	Mead	Tallett
Brackley	Drechsler	Kahn	Miller C P	Thayer
Brady	Evans	Kelly	Miller E H	Tyler
Braun	Everett	Kennedy	Miller N J	Ullman
Brink	Fearon	Kenyon	Morris	Vezin
Brown	Fenner	Kiernan	Mullen	Walrath
Brush	Fertig	Lattin	Norton	Walter
Burr	Flanagan	Leininger	O'Hare	Weiss
Burston	Flynn	Lentol	Peck	Wells
Burston	Franchot	Lilly	Pellet	Welsh
Burtnett	Gaffers	Link	Pierce	Westall
Caulfield	Gardner	Long	Quackenbush	Wheelock
Chamberlin	Gavlord	Lord	Rice	Whitcomb
Cheney	Goldberg	Lown	Richford	Wilson
Claessens	Graham	Lyons	Sammis	Winter
Coles	Greenwald	Machold	Schwab	Witter
Copeley	Griffith	Malone	Scott	Youker
Cowee	Hager	Martin	Seaker	Zimmerman
Cox	Hamill	McArdle	Seesselberg	Speaker
Cronin				1

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, Albany, March 17, 1919.

Whereas, President Woodrow Wilson has returned to Paris to attend the Peace Conference for the purpose of drafting terms of peace affecting the settlement of various questions arising out of the World War; and

Whereas, The President has expressed a desire to be the spokesman of the whole Λ merican people at the Peace Conference; and

Whereas, Italy has fought with heroism and great sacrifice since its entrance into the war, and has done its share in bringing about the great victory of the Allies; and

Whereas, Italy is making claims at the Peace Conference for restoration of certain lands and territory formerly belonging to it, and for lands and territory necessary for its economic needs,

and for its national security and preservation; and

Whereas, Over one million American citizens of Italian birth or extraction in the State of New York, feel that in justice to Italy for her numerous sacrifices in the Great War, and by virtue of the will expressed by the people who inhabit said territories, the Province of Venetia, Julia, Fiume and Dalmatia, should be united to Italy; now, therefore, be it

Resolved, That the Senate of the State of New York, the Assembly concurring, that the representatives of the people of the United State at the Peace Conference be requested to exercise their influence to bring about just consideration of the claims of the Italian government for the restoration of its lands and territories in order that Italy may be secured from future aggression, and have a safe place on the Adriatic to prevent future hostilities, and have her national security and preservation; and be it further

Resolved, That a copy of this resolution, properly attested with the great seal of this State, and signed by the President of the Senate, the Speaker of the Assembly, by the Secretary of State and the Governor of the State of New York, be forwarded to the President of the United States, and to the representatives of the United States at the Peace Conference.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence the following entitled bills:

"An act to amend the General Business Law, inserting therein a new article in relation to sales of real property under contracts for payment of installments of purchase price before conveyance" (No. 540, Rec. No. 223), which was read the first time and referred to the committee on general laws.

"An act appropriating the surplus money received by the State Treasurer under provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act" (No. 1360, Rec. No. 224), which was read the first time and referred to the committee on ways and means.

"An act to amend the Corning charter, generally" (No. 1396, Rec. No. 225), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting the public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York" (No. 587, Rec. No. 226), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Town Law, in relation to the compensaion of election officers" (No. 33, Rec. No. 227), which was read the first time and referred to the committee on internal affairs.

"An act to amend the supplemental charter of the city of Binghampton, in relation to water courses" (No. 1208, Rec. No. 228), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law, in relation to the seal upon warrants annexed to the tax-roll by boards of supervisors" (No. 1024, Rec. No. 229), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Banking Law, in relation to reports to Superintendent by credit unions" (No. 1158, Rec. No. 230), which was read the first time and referred to the committee on banks.

"An act to confer jurisdiction on the Court of Claims to hear and determine the claims of Frisbie and Stansfield Knitting Company, Ontario Industrial Company, National Starch Company, Barnes Gear Company and David Stevenson Brewing Company against the State" (No. 501, Rec. No. 231), which was read the first time and referred to the committee on claims.

"An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor" (No. 1377, Rec. No. 232), which was read the first time and referred to the committee on ways and means.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claim of Margaret McAuliffe, as administratrix, on account of the death of William J. McAuliffe, alleged to have been due to negligent administration of vaccine by a

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physician employed by the State" (No. 1256, Rec. No. 233), which was read the first time and referred to the committee on claims.

"An act to amend the General Business Law, in relation to licenses to soldiers and sailors" (No. 781, Rec. No. 234), which was read the first time and referred to the committee on general laws.

"An act to amend the Conservation Law, in relation to the open season for hares and rabbits" (No. 1327, Rec. No. 235), which was read the first time and referred to the committee on conservation.

"An act to legalize and confirm the acts and proceedings of the supervisor, the town board and the town board of audit of the town of Brookhaven in the county of Suffolk, in relation to the payment of compensation to the trustees of the town of Brookhaven, in the county of Suffolk" (No. 1119, Rec. No. 236), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to bringing in parties in proceedings before the Court of Claims or a referee on account of appropriation of land by the State" (No. 940, Rec. No. 237), which was read the first time and referred to the committee on codes.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of Walter L. Stilwell, George Gerard, and Edna Brush against the State for damages alleged to have been sustained by them while being forced to aid the police of the city of New York in the capture of dangerous criminals" (No. 312, Rec. No. 238), which was read the first time and referred to the committee on claims.

"An act to provide for the consolidation, codification and revision of the laws relating to taxable transfers of property of deceased persons and the procedure and practice in connection therewith under the supervision of the revision committee of the New York State Surrogates' Association as commissioners, and making an appropriation therefor" (No. 1210, Rec. No. 239), which was read the first time and referred to the committee on ways and means.

"An act to amend the Personal Property Law, in relation to the compromise of controversies arising between claimants to property" (No. 1417, Rec. No. 240), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine a claim by the executors and trustees of the estate of the late Josiah Hasbrouck, for damages to the Sleightsburgh ferry on Rondout creek by the construction of State route number three and a bridge in connection therewith" (No. 1305, Rec. No. 241), which was read the first time and referred to the committee on claims.

"An act to authorize the village of Catskill, in the county of Greene, to acquire or lease ferries and maintain and operate or lease the same" (No. 1336, Rec. No. 242), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction upon the Court of Claims to hear, try and determine the claim of L. F. Bannon Plumbing, Heating and Contracting Corporation against the State of New York for damages for an alleged breach of contract, the same as though a notice of intention to file claim had been given within the time prescribed by section two hundred and sixty-four of the Code of Civil Procedure" (No. 1057, Rec. No. 243), which was read the first time and referred to the committee on claims.

"An act to amend the Code of Civil Procedure, in relation to fees for publication of legal notices and advertisements" (No. 1006, Rec. No. 244), which was read the first time and referred to the committee on codes.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of certain persons against the State for property damages alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and fourteen" (No. 1255, Rcc. No. 245), which was read the first time and referred to the committee on claims.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the alleged claims of certain persons against the State for damages to property alleged to have been sustained during the flood of the Mohawk river in the year nineteen hundred and eighteen" (No. 1341, Rec. No. 246), which was read the first time and referred to the committee on claims.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Blakely (No. 1825, Int. No. 1366), entitled "An act to promote the health and efficiency of firemen in cities of the State," reported the same without recommendations, which report was agreed to, and said bill ordered engrossed for a third reading.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Everett (No. 1768, Int. No. 660), entitled "An act to amend the Election Law, in relation to election officers, poll-books and registers," reported the same with the following recommendations:

Page 2, line 17, after "chapter" strike out "three hundred and twenty-three" and insert "five hundred and thirty-seven". Line 18, after "and" strike out "eighteen" and insert

"sixteen".

Page 5, line 11, after "clerks" strike out "also" and after "shall" insert in italics "also".

Page 5, line 12, strike out "columns" and insert in italics "column", and strike out "respective".

Page 10, line 23, strike out "apposite" and insert "opposite", and in line 25, strike out "." after "required" and insert ",".

Page 12, line 8, strike out "registers" and insert "register". Page 17, line 10, strike out "columns" and insert "column".

Page 27, line 12, strike out "districts" and insert "district". Page 36, line 25, after "enter" strike out "." and insert ",".

Page 55, line 25, after "enter" strike out "." and insert "," Page 55, line 25, after "sign" strike out the comma.

Page 55, line 25, after "sign" strike out the comma.

Page 56, line 9, after "employer?" insert "Where is or was

his place of business? Are you married or single?"

Page 57, line 11, after "Mrs." move comma outside quotation marks.

Page 58, line 25, after "of" insert "the".

Page 59, line 9, after "cities" insert ",".

Page 60, line 6, after "letters" strike out comma, and in line 14, after "borough" strike out comma.

Pages 78, line 4, before "they" strike out "any" and insert in italies "and".

Page 81, line 5, after "chapter," insert "as amended by chapter six hundred and seventy-eight of the Laws of nineteen hundred and fifteen, and".

which report was agreed to, and said bill ordered reprinted and engrossed for a third reading.

Mr. E. C. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Greater New York charter, in relation to the police department." (No. 947, Int. No. 856.)

"An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties." (No. 1701, Int. No. 1013.)

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him." (No. 718, Int. No. 681.)

"An act to amend the Penal Law, in relation to Sunday observance." (No. 955, Int. No. 864.)

"An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business." (No. 1549, Int. No. 1341.)

"An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations." (No. 1650, Int. No. 1393.)

"An act to amend the Highway Law, in relation to motor vehicles." (No. 1678, Int. No. 755.)

"An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property for charitable and patriotic purposes." (No. 1817, Int. No. 1083.)

"An act to amend chapter six hundred and two of the Laws of nineteen hundred and one, entitled 'An act to provide for the appointment of a commissioner of jurors and to provide for a special jury in civil and criminal actions in each county of the APRIL 7] 1635

State having a population of one million or more, according to the last preceding Federal census,' in relation to special jurors." (No. 742, Int. No. 696.)

"An act to amend the Labor Law, in relation to the powers and duties of the commission." (No. 891, Int. No. 818.)

"An act to amend the Election Law, in relation to party recommendations for appointment of commissioners of elections." (No. 1186, Int. No. 1068.)

"An act making an appropriation to pay the expenses incurred by William B. Coates in defending himself in proceedings by court martial while a captain in the National Guard of the State." (No. 1240, Int. No. 1111.)

"An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors." (No. 1676, Int. No. 254.)

"An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany, relative to the district in which a petition for a street improvement is required." (No. 333, Int. No. 326.)

"An act making appropriation for completing the work of clearing the channel and protecting the banks of Griffin creek, between the junction of said creek with the old Genesee Valley canal and a point on said creek approximately two thousand feet up-stream and easterly from said junction." (No. 232, Int. No. 229.)

"An act authorizing the improvement of Glen or Mill creek, in the county of Schuyler, and the construction of necessary retaining walls, and making an appropriation therefor." (No. 281, Int. No. 277.)

"An act making an appropriation for the construction of Barge canal terminals at certain places on the Hudson river as authorized by chapter five hundred and fifty-five of the Laws of nineteen hundred and eighteen." (No. 117, Int. No. 117.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Legislature and the Speaker of Assembly." (No. 493, Int. No. 481.) "An act to amend chapter five hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act extending and developing the reformatories and correctional functions of workhouses, penitentiaries and reformatories under the jurisdiction of departments of correction in cities of the first class, providing for the sentence, commitment, parole, conditional discharge and reapprehension of persons committed to such institutions and for the establishment of a parole commission in such cities,' in relation to the appointive members of the commission." (No. 1420, Int. No. 1246.)

"An act to amend the Membership Corporations Law, in relation to the issuance of shares of stock to its members." (No. 1546, Int. No. 1338.)

"An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York." (No. 1813, Int. No. 809.)

"An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' in relation to the district in which a petition is not required." (No. 334, Int. No. 327.)

"An act to amend the Education Law, in relation to the salary of district superintendents." (No. 1157, Int. No. 1038.)

"An act to amend the Penal Law, in relation to disclosures concerning the physical condition of a person." (No. 1663, Int. No. 1391.)

"An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' in relation to the objects and purposes of said college and the powers and duties of its board of trustees." (No. 1687, Int. No. 1399.)

"An act to amend the Highway Law, in relation to payments on contract." (No. 1774, Int. No. 1432.)

"An act making an appropriation for the development and maintenance of forestry exhibits at the State fair and county fairs by the State College of Forestry at Syracuse University." (No. 1253, Int. No. 1122.)

"An act to amend the Conservation Law, in relation to the use

of eel weirs." (No. 1533, Int. No. 1325.)

"An act to repeal article eight of the Conservation Law, and inserting a new article eight, in relation to drainage. (No. 1659, Int. No. 1387.)

"An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof." (No. 1767, Int. No. 183.)

"An act to amend the Agricultural Law, in relation to regulations in regard to manufactories, plants or places where milk or cream is brought or received and the value thereof is determined by the milk fat content." (No. 1765, Int. No. 921.)

"An act to amend the Agricultural Law, in relation to licensing of dogs and protection of domestic animals therefrom." (No. 1812, Int. No. 1260.)

"An act to amend the Election Law, in relation to qualification of election officers." (No. 1763, Int. No. 1130.)

"An act to amend the Judiciary Law, in relation to fees and expenses of stenographers for official referees." (No. 1761, Int. No. 796.)

"An act to amend the Highway Law, in relation to the construction or improvement of State or county highways." (No. 1697, Int. No. 798.)

"An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him." (No. 349, Int. No. 342.)

"An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay, and Jamaica bay, and making an appropriation therefor." (No. 354, Int. No. 347.)

"An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Manhattan." (No. 33, Int. No. 32.)

"An act to amend the Education Law, in relation to the law library in Richmond county." (No. 1820, Int. No. 1159.)

"An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally." (No. 1696, Rec. No. 100.)

"An act releasing to John Kennaly, his heirs, executors and assigns, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and personal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State Treasurer to pay the amount in the treasury to the credit of the estate of said deceased, and the Commissioners of the Land Office of the State of New York to convey the right, title and interest of the people of the State of New York in said real property, to said John Kennaly, his heirs, executors and assigns." (No. 964, Int. No. 873.)

"An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities." (No. 661, Int. No. 625.)

"An act to amend the Judiciary Law, in relation to the power of the Court of Appeals as to admission of attorneys and counsellors to practice." (No. 660, Int. No. 624.)

"An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners." (No. 641, Int. No. 607.)

"An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army, navy or marine service of the United States in the World War." (No. 431, Int. 420.)

"An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the salary of prison guards employed by such sheriff." (No. 1720, Int. No. 1054.)

"An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of motor vehicle registrants and license numbers to the police departments of cities of the third class and villages." (No. 1716, Int. No. 258.) "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States." (No. 1649, Int. No. 1392.)

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbitt, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him." (No. 1205, Int. No. 1078.)

"An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect." (No. 149, Int. No. 949.)

"An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth day of July, nineteen hundred and two." (No. 1000, Int. No. 901.)

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Caulfield (No. 1186, Int. No. 1068), entitled "An act to amend the Election Law, in relation to party recommendations for appointment of commissioners of elections," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Bewley (No. 891, Int. No. 818), entitled "An act to amend the Labor Law, in relation to the powers and duties of the commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Duke (No. 232, Int. No. 229), entitled "An act making appropriation for completing the work of clearing the channel and protecting the banks of Griffin creek, between the junction of said creek with the old Genesee Valley canal and a point on said creek approximately two thousand feet up-stream and easterly from said junction," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Davis (No. 1157, Int. No. 1038), entitled "An act to amend the Education Law, in relation to the salary of district superintendents," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Fearon (No. 1253, Int. No. 1122), entitled "An act making an appropriation for the development and maintenance of forestry exhibits at the State fair and county fairs by the State College of Forestry at Syracuse University," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Fearon (No. 1687, Int. No. 1399), entitled "An act to amend chapter eight hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor," in relation to the objects and purposes of said college and the powers and duties of its board of trustees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Machold, Malone, Fearon. In the negative: Mr. Adler.

Also, Assembly bill introduced by Mr. Peck (No. 1813, Int. No. 809), entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Richford (No. 1420, Int. No. 1246), entitled "An act to amend chapter five hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act extending and developing the reformatory and correctional functions of workhouses, penitentiaries and reformatories under the jurisdiction of department of correction in cities of the first class, providing for the sentence, commitment, parole,

conditional discharge and reapprehension of persons committed to such institutions and for the establishment of a parole commission in such cities,' in relation to the appointive members of the commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon. Those who voted in the negative were: Messrs. Donohue, Taylor.

Also, Assembly bill introduced by Mr. Brush (No. 117, Int. No. 117), entitled "An act making an appropriation for the construction of Barge canal terminals at certain places on the Hudson river as authorized by chapter five hundred and fifty-five of the Laws of nineteen hundred and eighteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Brown (No. 1533, Int. No. 1325), entitled "An act to amend the Conservation Law, in relation to the use of ell weirs," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Malone (No. 334, Int. No. 327), entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' in relation to the district in which the petition is not required," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Malone (No. 1240, Int. No. 1111), entitled "An act making an appropriation to pay the expenses incurred by William B. Coates in defending himself in proceedings by court martial while a captain in the National Guard of the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Malone (No. 333, Int. No. 326), entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' relative to the district in which a petition for a street improvement is required," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. McLaughlin (No. 742, Int. No. 696), entitled "An act to amend chapter six hundred and two of the Laws of nineteen hundred and one, entitled 'An act to provide for the appointment of a commissioner of jurors and to provide for a special jury in civil and criminal actions in each county of the State having a population of one million or more, according to the last preceding Federal census," in relation to special jurors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Graham (No. 218, Int. No. 277), entitled "An act authorizing the improvement of Glen or Mill creek, in the county of Schuyler, and the construction of necessary retaining walls, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Wells (No. 493, Int. No. 481), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Legislature and the Speaker of the Assembly," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Thayer (No. 1774, Int. No. 1432), entitled "An act to amend the Highway Law, in relation to payments on contract," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Rowe (No. 1546, Int. No. 1338), entitled "An act to amend the Membership Corporations Law, in relation to the issuance of shares of stock to its members," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Bewley (No. 1676, Int. No. 254), entitled "An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors," reported in favor the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Donohue moved to instruct the committee on rules to report as a special order Assembly bill (No. 461, Int. No. 460) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to port wardens and repealing certain sections thereof."

Debate was had.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

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Those who voted in the affirmative were:

Barra	Dickstein	Healy	McArdle	Schwab
Beasley	Donnelly	Johnson C C	McCue	Seesselberg
Bloch	Donohue	Kahn	McDonald	Shannon
Brackley	Drechsler	Kelly	McElligott	Smith E A
Braun	Evans	Kennedy	McKee	Smith H W
Burr	Fertig	Kiernan	McLaughlin	Solomon C
Burston	Flanagan	Leininger	McWilliams	Solomon M
Claessens	Flynn	Lentol	Miller E H	Taylor
Cox	Goldberg	Lilly	Morris	Walter
Cronin	Griffith	Link	Mullen	Winter
Curley	Hamill	Lyons	O'Hare	

Those who voted in the negative were:

Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Tallett
Ames H L	Davies E O	Hunter	Miller N J	Thayer
Bewley	Davis	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whiteomb
Chamberlin	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

Mr. Donohue moved to instruct the committee on rules to report as a special order Assembly bill (No. 460, Int. No. 449) entitled "An act to repeal chapter four hundred and five of the Laws of eighteen hundred and fifty-seven, entitled 'An act to reorganize the warden's office of the port of New York."

Debate was had.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

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Barra Dickstein Beasley Donnelly Bloch Donohue Beasley Drechsler Braun Evans Burr Fertig	Healy Johnson C C Kahn Kelly Kennedy Kiernan	McArdle McCue McDonald McElligott McKee McLaughlin	Schwab Scesselberg Shannon Smith E A Smith H W Solomon C
--	--	--	--

Burston Claessens Cox Cronin Curley	Flanagan Flynn Goldberg Griffith Hamill	Leininger Lentol Lilly Link Lyons	McWilliams Miller E H Morris Mullen O'Hare	Solomon M Taylor Walter Winter
Currey	паши	Lyons	Offare	

Those who voted in the negative were:

222000 112	20 10000 222 022			
Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Thayer
Ames H L	Davies E O	Hunter	Miller N J	Tallett
Bewley	Davis	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlain	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Winter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Hamill	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill (No. 501, Rec. No. 231) entitled "An act to confer jurisdiction on the Court of Claims to hear and determine the claims of Frisbie and Stansfield Knitting Company, Ontario Industrial Company, National Starch Company, Barnes Gear Company and David Stevenson Brewing Company against the State."

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler	Curley Davies A E Davies E O Davis	Healy	McDonald	Showers
Ames D H		Hooper	McElligott	Slacer
Ames H L		Hopkins	McGinnies	Smith C C
Barra		Hunter	McKee	Smith E A

Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
	Evans		Miller E H	Taylor
Brackley		Kelly		
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Witter called up Assembly bill (No. 1887, Int. No. 760) entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs," now on the order of second reading.

Said bill having been announced, Mr. Witter moved to amend as follows:

Page 4, line 3, strike out all after "materials".

Line 4, strike out down to the simicolon.

Page 6, line 25, strike out "of low feeding value".

Page 7, line 1, strike out balance of lines after the period and all of lines 2, 3, 4, 5, 6, 7, 8, 9 and 10.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

By unanimous consent, Mr. Dickstein called up Assembly bill (No. 431, Int. No. 420) entitled "An act to provide for the presentation of a proper memorial certificate to the parents or next of kin of a resident of this State who died while in the army,

navy or marine service of the United States in the World War," now on the order of third reading.

Mr. Dickstein moved that said bill be recommitted to the committee on military affairs with instructions to report the same forthwith amended as follows:

Page 1, strike out lines 2 to 7, inclusive, and insert in place thereof the following: "furnish to the parents or next of kin of each resident of this State who died while in the army, navy or marine service of the United States in the World War, a memorial certificate testifying".

Page 1, line 9, strike out "Secretary of State" and insert in

place thereof "Adjutant-General".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wells, from the committee on military affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

Mr. Taylor offered for the consideration of the House a resolution, in the words following:

Whereas, The 27th Division of the American Expeditionary Forces returned from overseas after having covered themselves with undying glory in defeating the enemy; and

Whereas, The great masses of people of the city and State of New York were accorded the signal honor of viewing these re-

turned valiant heroes on parade; and

Whereas, The 77th Division of the American Expeditionary Forces is expected to return from overseas in the very near future after having covered themselves with undying glory in defeating the enemy; and

Whereas, The great masses of people of the city and State of New York are anxiously praying that they be accorded the signal honor of viewing the returning valiant heroes of the 77th Divi-

sion; therefore be it

Resolved (if the Senate concur), That it is the sense of the Legislature of the State of New York that the War Department of the United States should use all the resources at its command, in order that the 77th Division of the American Expeditionary Forces may arrive from overseas as one body, if possible; and be it further

Resolved, That the Secretary of State be and hereby is directed to transmit a copy of this resolution to the Hon. Newton D. Baker,

Secretary of War.

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Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

Mr. Showers offered for the consideration of the House a resolution, in the words following:

Whereas, Upon the declaration of war, April 6, 1917, an emergency was created within the State which caused the Governor and the military authorities to look to militia organizations for the preservation of peace and the assurance of safety while our fighting heroes were engaged in battle; and

Whereas, In this connection the Governor issued a call for volunteers between the ages of 16 and 64 to unite in military units for the purpose of providing added police protection in their

respective counties; and

Whereas, To this appeal 16,000 men speedily responded, taking the oath, assuming the obligations required by Military Law and enlisting for the period of the emergency in an organization which the Adjutant-General designated as the Home Defense Reserve of the State of New York, which organization at the direction of the Adjutant-General immediately began vigorous training in order to be prepared for any call that might come, should enemy agents or other disturbing elements imperil the

lives and property of the citizens of the State; and

Whereas, Three thousand five hundred or more of these men enlisted in the armed forces of the United States and over 80 per cent of this number received special ratings or were commissioned as officers, because of the advantages derived from said training, thus providing a substantial contribution to victory, further qualifying some 5,500 for membership in the New York Guard, the balance being armed and equipped continuing to serve under military regulations, serving in countless patriotic enterprises as a military unit without pay, providing military honors for many of the heroic dead, accomplishing numerous tasks which would have failed but for the application of military discipline and training, with the remarkable result that our heroes can now return to find their homes and heritage intact.

Whereas, The officers and men of the Home Defense Reserve have accomplished the results for which they were organized, have been mustered out of service and the organization dis-

banded; therefore be it

Resolved by the Assembly of the State of New York (the Senate concurring), That we on this anniversary of the declara-

tion of war express our appreciation of the devotion to duty evidenced in the service of these soldiers and also extend a word of praise to the county and town officials and patriotic citizens who provided the necessary funds and moral support which enabled this organization to achieve its object.

Resolved, That one thousand copies of this resolution be pro-

vided for distribution by the Adjutant-General.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

On motion of Mr. Cheney, the committee on rules was instructed to report Senate bill (No. 1158, Rec. No. 230) entitled "An act to amend the Banking Law, in relation to reports to Superintendent by credit unions."

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin

Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1536, Int. No. 1328) entitled "An act to amend the Banking Law, in relation to reports to Superintendent by credit unions."

On motion of Mr. Cheney, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Cheney, the committee on rules was instructed to report Senate bill (No. 1157, Rec. No. 214) entitled "An act to amend the Banking Law, in relation to change of location of place of business of a credit union."

On motion of Mr. Cheney, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Cheney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davis	Hooper	McElligott	Slacer
Ames H L	Dickstein	Hopkins	McGinnies	Smith C C
Barra	Donnelly	Hunter	McKee	Smith E A

Beasley	Davies A E	Hutchinson	McLaughlin	Smith H W
Bewley	Davies E O	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomor M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1537, Int. No. 1329) entitled "An act to amend the Banking Law, in relation to change of location of places of business of a credit union.

On motion of Mr. Cheney, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 961, Int. No. 870) entitled "An act to amend the Conservation Law, in relation to lands leased for oyster culture."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowlev	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 966, Int. No. 875) entitled "An act to amend the Conservation Law, in general."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Said bill having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the special order third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1056, Rec. No. 956) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Martin	Scott	Winter
Cowee	Hager	Malone	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1369, Int. No. 1215) entitled "An act to authorize the investigation of the extent and character of and methods for eliminating the pollution of streams, and making an appropriation therefor."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 90 NOES 52

Those who voted in the affirmative were:

Adler	Cowee	Hawkins	McWhinney	Soule
Ames D H	Crowley	Hooper	Mead	Steinberg
Ames H L	Davies A E	Hopkins	Miller C P	Tallett
Bewley	Davies E O	Hunter	Miller N J	Thayer
Blakely	Davis	Hutchinson	Norton	Tyler
Bloomfield	Donohoe	Jenks	Peck	Ullman
Bloch	Downs	Johnson L W	Pellet	Vezin
Brady	Everett	Judson	Pierce	Walrath
Brink	Fearon	Kenyon	Quackenbush	Weiss
Brown	Fenner	Klingmann	Rice	Wells
Brush	Franchot	Long	Richford	Welsh
Burtnett	Gaffers	Lord	Sammis	Westall
Caulfield	Gardner	Lown	Scott	Wheelock
Chamberlin	Gaylord	Machold	Seaker	Whitcomb
Cheney	Graham	Malone	Showers	Wilson
Claessens	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Solomon C	Zimmerman

Those who voted in the negative were:

		0		
Barra	Donnelly	Johnson C 7	C McArdle	O'Hare
Beasley	Donohue	Kahn	McDonald	Schwab
Bloch	Drechsler	Kelly	McCue	Seesselberg
Brackley	Evans	Kennedy	McElligott	Shannon
Braun	Fertig	Kiernan	McKee	Smith E A
Burr	Flanagan	Leininger	McLaughlin	Smith H W
Eurston	Flynn	Lentol	McWilliams	Solomon M
Cox	Goldberg	Lilly	Miller E H	Taylor
Cronin	Griffith	Link	Morris	Walter
Curley	Hamill	Lyons	Mullen	Winter
Dickstein	Hoalv	•		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1593, Int. No. 177) entitled "An act to amend the Conservation Law, in relation to the compensation of game protectors."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Klingmann	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Webb
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1690, Int. No. 1402) entitled "An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig Colony, and the employment of inmates in the performance of such work."

On motion of Mr. Wheelock, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hawkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Klingmann	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol ·	Peck	Walter
Burston	Franchot	Lilly	Pellet	Webb
Burtnett	Gardner	Link	Pierce	Wells
Caulfield	Gaffers	Long	Quackenbush	Welsh
Chamberlin	Goldberg	Lord	Rice	Westall
Cheney	Gaylord	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawking			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1659, Int. No. 1387) entitled "An act to repeal article eight of the Conservation Law, and inserting a new article eight, in relation to drainage."

On motion of Mr. Witter, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 54

Those who voted in the affirmative were:

Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Tallett
Ames H L	Davies E O	Hunter	Miller N J	Thayer
Bewley	Davis	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlin	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Corree	Howkins	McWhinney		

Those who voted in the negative were:

Barra	Dickstein	Healy	McArdle	Schwab
Beasley	Donnelly	Johnson C C	McCue	Seesselberg
Bloch	Donohue	Kahn	McDonald	Shannon
Brackley	Drechsler	Kelly	McElligott	Smith E A
Braun	Evans	Kennedy	McKee	Smith H W
Burr	Fertig	Kiernan	McLaughlin	Solemon C
Burston	Flanagan	Leininger	McWilliams	Solemon M
Claessens	Flynn	Lentol	Miller E H	Taylor
Cox	Goldberg	Lilly	Morris	Walter
Cronin	Griffith	Link	Mullen	Winter
Curley	Hamill	Lyons	O'Hare	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1640, Int. No. 1373) entitled "An act to amend the Membership Corporations Law, in relation to reports of co-operative agricultural, dairy and horticultural associations."

On motion of Mr. Witter, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E 0	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kellv	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger -	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			
J				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 891, Int. No. 818) entitled "An act to amend the Labor Law, in relation to the powers and duties of the commission.

On motion of Mr. Bewley, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Eurston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1533, Int. No. 1325) "An act to amend the Conservation Law, in relation to the use of eel weirs."

On motion of Mr. Brown, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed

and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallet
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 117, Int. No. 117) entitled "An act making an appropriation for the construction of Barge canal terminals at certain places on the Hudson river as authorized by chapter five hundred and fifty-five of the Laws of nineteen hundred and eighteen."

On motion of Mr. Brush, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and

upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 88 NOES 54

Those who voted in the affirmative were:

Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Tallett
Ames H L	Davies E O	Hunter	Miller N J	Tyler
Bewley	Davis	Hutchinson	Norton	Thayer
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlin	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

Those who voted in the negative were:

		11110 1000 111		010.	
•	Barra	Dickstein	Healy	McArdle	Schwab
	Beasley	Donnelly	Johnson C C	McCue	Seesselberg
	Bloch	Donohue	Kahn	McDonald	Shannon
	Brackley	Drechsler	Kelly	McElligott	Smith E A
	Braun	Evans	Kennedy	McKee	Smith H W
	Burr	Fertig	Kiernan	McLaughlin	Solemon C
	Purston	Flanagan	Leininger	McWilliams	Solomon M
	Claessens	Flynn	Lentol	Miller E H	Taylor
	Cox	Goldberg	Lilly	Morris	Walter
	Cronin	Griffith	Link	Mullen	Winter
	Curley	Hamill	Lyons	O'Hare	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1186, Int. No. 1068) entitled "An act to amend the Election Law, in relation to party recommendations for appointment of commissioners of elections."

On motion of Mr. Caulfield, said bill was read the second time and ordered to a third reading.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 232, Int. No. 229) entitled "An act making appropriation for completing the work of clearing the channel and protecting the banks of Groffin creek, between the junction of said creek with the old Genesee Valley canal and a point on said creek approximately two thousand feet up-stream and easterly from said junction."

On motion of Mr. Duke, said bill was read the second time, and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 54

Those who voted in the affirmative were:

Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Tallett
Ames H L	Davies E O	Hunter	Miller N J	Thayer
Bewley	Davis	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlin	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

Those who voted in the negative were:

Barra	Dickstein	Healy	McArdle	Schwab
Beasley	Donnelly	Johnson C C	McCue	Seesselberg
Bloch	Donohue	Kahn	McDonald	Shannon
Brackley	Drechsler	Kelly	McElligott	Smith E A
Braun	Evans	Kennedy	McKee	Smith H W
Burr	Fertig	Kiernan	McLaughlin	Solomon C
Burston	Flanagan	Leininger	McWilliams	Solomon M
Claessens	Flynn	Lentol	Miller E H	Taylor
Cox	Goldberg	Lilly	Morris	Walter
Cronin	Griffith	Link	Mullen	Winter
Curley	Hamill	Lyons	O'Hare	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1157, Int. No. 1038) entitled "An act to amend the Education Law, in relation to the salary of district superintendents."

On motion of Mr. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 9

Those who voted in the affirmative were:

Adler	Crowley	Hawkins	McCue	Showers
Ames D H	Curley	Healy	McDonald	Slacer
Ames H L	Davies A E	Hooper	McElligott	Smith C C
Barra	Davies E O	Hopkins	McGinnies	Smith H W
Beasley	Davis	Hunter	McLaughlin	Solomon C
Bewley	Dickstein	Hutchinson	McNab	Solomon M
Blakely	Donnelly	Jenks	McWhinney	Soule
Bloch	Donohoe	Johnson L W	McWilliams	Steinberg
Bloomfield	Donohue	Judson	Mead	Tallett
Booth	Downs	Kahn	Miller C P	Taylor
Brackley	Drechsler	Kelly	Miller E H	Thayer
Brady	Evans	Kennedy	Miller N J	Tyler
Braun	Everett	Kenyon	Morris	Ullman
Brink	Fearon	Kiernan	Norton	Vezin
Brown	Fenner	Lattin	O'Hare	Walrath
Brush	Flanagan	Leininger	Peck	Weiss
Burr	Flynn	Lentol	Pellet	Wells
Burtnett	Franchot	Lilly	Pierce	Welsh
Caulfield	Gaffers	Link	Quackenbush	Westall
Chamberlin	Gardner	Long	Rice	Wheelock
Cheney	Gaylord	Lord	Richford	Whitcomb
Claessens	Goldberg	Lown	Sammis	Wilson
Coles	Graham	Machold	Scott	Winter
Copeley	Greenwald	Malone	Seaker	Witter
Cowee	Griffith	Martin	Seesselberg	Youker
Cox	Hamill	McArdle	Shannon	Zimmerman
Cronin	Harris			

Those who voted in the negative were:

Burston Johnson C C McKee Schwab Walter Fertig Lyons Mullen Smith E A

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1253, Int. No. 122) entitled "An act making an appropriation for the development and maintenance of forestry exhibits at the

State fair and county fairs by the State College of Forestry at Syracuse University."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curlev	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteemb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1687, Int. No. 1399) entitled "An act to amend chapter eight

hundred and fifty-one of the Laws of nineteen hundred and eleven, entitled 'An act to establish a State college of forestry at Syracuse University, and making an appropriation therefor,' in relation to the objects and purposes of said college and the powers and duties of its board of trustees."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copelev	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

APRIL 7] 1667

Mr. Speaker announced the special order, being the bill (No. 281, Int. No. 277) entitled "An act authorizing the improvement of Glen or Mill creek, in the county of Schuyler, and the construction of necessary retaining walls and making an appropriation therefor."

On motion of Mr. Graham, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 54

Those who voted in the affirmative were:

Adler	Crowley	Hooper	Mead	Steinberg
Ames D H	Davies A E	Hopkins	Miller C P	Tallett
Ames H L	Davies E O	Hunter	Miller N J	Thayer
Bewley	Davis	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenyon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlin	Graham	Malone	Showers	Wilson
Cheney	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

Those who voted in the negative were:

		O .		
Barra	Dickstein	Healy	McArdle	Schwab
Beasley	Donnelly	Johnson C C	McCue	Seesselberg
Bloch	Donohoe	Kahn	McDonald	Shannon
Brackley	Drechsler			
		Kelly	McElligott	Smith E A
Braun	Evans	Kiernan	McKee	Smith H W
Burr	Fertig	Kiernan	McLaughlin	Solomon C
Burston	Flanagan	Leininger	McWilliams	Solomon M
Claessens				
	Flynn	Lentol	Miller E H	Tavlor
Cox	Goldberg	Lilly	Morris	Walter
Cronin	Griffith	Link	Mullen	
				Winter
Curley	Hamill	Lyons	O'Hare	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 742, Int. No. 696) entitled "An act to amend chapter six hundred and two of the Laws of nineteen hundred and one, entitled 'An act to provide for the appointment of a commissioner of jurors and to provide for a special jury in civil and criminal actions in each county of the State having a population of one million or more, according to the last preceding Federal census,' in relation to special jurors."

On motion of Mr. McLaughlin, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Ouackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Chenev	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lvens	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson

Copeley Cowee Cox Cronin Crowley	Griffith Hamill Harris Hawkins	Malone Martin McArdle McCue	Scott Seaker Seesselberg Shannon	Winter Witter Youker Zimmerman
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Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1240, Int. No. 1111) entitled "An act making an appropriation to pay the expenses incurred by William B. Coates in defending himself in proceedings by court martial while a captain in the National Guard of the State."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	MoNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Purston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb

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Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hamill	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman
Crowley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 333, Int. No. 326) entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' relative to the district in which a petition for a street improvement is required."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H
Bewley	Donnelly	Jenks	MoNab	Solomon (
Blakely	Donohoe	Johnson C C	McWhinney	Solomon :
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
		**		

Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hamill	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker

Mr. Speaker announced the special order, being the bill (No. 334, Int. No. 327) entitled "An act to amend chapter four hundred and sixty-six of the Laws of nineteen hundred and four, entitled 'An act in relation to street improvements in the city of Albany,' in relation to the district in which a petition is not required."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kalın	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath

Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Chenev	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hamill	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman
Crowley				

Mr. Speaker announced the special order, being the bill (No. 1813, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York."

On motion of Mr. Peck, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1420, Int. No. 1246) entitled "An act to amend chapter five hundred and seventy-nine of the Laws of nineteen hundred and fifteen, entitled 'An act extending and developing the reformatory and correctional functions of workhouses, penitentiaries and reformatories under the jurisdiction of departments of correction in cities of the first class, providing for the sentence, commitment, parole, conditional discharge and reapprehension of persons committed to such institutions and for the establishment of a parole commission in such cities,' in relation to the appointive members of the commission."

On motion of Mr. Richford, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hamill	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman
Crowley				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1546, Int. No. 1338) entitled "An act to amend the Membership Corporations Law, in relation to the issuance of shares of stock to its members."

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1774, Int. No. 1432) entitled "An act to amend the Highway Law, in relation to payments on contract."

On motion of Mr. Thayer, said bill was read the second time, and ordered to a third reading.

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Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79 NOES 55

Those who voted in the affirmative were:

Adler	Copeley	Hager	Martin	Seaker
Ames D H	Cowee	Harris	McGinnies	Slacer
Ames H L	Crowley	Hopkins	McNab	Smith C C
Bewlev	Davies A E	Hooper	McWhinney	Soule
Blakely	Davies E O	Hopkins	Mead	Tallett
Bloomfield	Davis	Hopkins	Miller C P	Thayer
Booth	Donohoe	Hutchinson	Miller N J	Tyler
Brady	Downs	Johnson L W	Norton	Vezin
Brink	Everett	Judson	Peck	Walrath
Brown	Fenner	Kenyon	Pellet	Wells
Brush	Franchot	Lattin	Pierce	Welsh
Burtnett	Gaffers	Long	Quackenbush	Wheelock
Caulfield	Gardner	Lord	Rice	Witter
Chamberlin	Gaylord	Lown	Richford	Youker
Cheney	Graham	Machold	Sammis	Zimmerman
Coles	Greenwald	Malone	Scott	

Those who voted in the negative were:

Barra	Donohoe	Johnson C C	McKee	Solomon C
Bloch	Drechsler	Kahn	McLaughlin	Solomon M
Bracklev	Evans	Kelly	Miller E H	Steinberg
Braun	Fearon	Kennedy	Morris	Taylor
Burr	Fertig	Kiernan	Mullen	Ullman
Burston	Flanagan	Leininger	O'Hare	Walter
Claessens	Flynn	Lilly	Schwab	Weiss
Cox	Goldberg	Lyons	Seesselberg	Westall
Cronin	Griffith	McArdle	Showers	Whitcomb
Curley	Healy	McDonald	Smith E A	Wilson
Dickstein	Jenks	McElligott	Smith H W	Winter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 493, Int. No. 481) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Legislature and the Speaker of the Assembly."

On motion of Mr. Wells, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof and three-fifths being present.

AYES 137 NOES 5

Those who voted in the affirmative were:

Adler	Curlev	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon M
Blakely	Donohoe	Johnson L W	McWhinney	Soule
Bloch	Donohue	Judson	McWilliams	Steinberg
Bloomfield	Downs	Kahn	Mead	Tallett
Booth	Drechsler	Kelly	Miller C P	Taylor
Brackley	Evans	Kennedy	Miller E H	Thayer
Brady	Everett	Kenyon	Miller N J	Tyler
Braun	Fearon	Kiernan	Morris	Ullman
Brink	Fenner	Lattin	Mullen	Vezin
Brown	Fertig	Leininger	Norton	Walrath
Brush	Flanagan	Lentol	O'Hare	Walter
Burr	Flynn	Lilly	Peck	Weiss
Purston	Franchot	Link	Pellet	Wells
Burtnett	Gaffers	Long	Pierce	Welsh
Caulfield	Gardner	Lord	Ouackenbush	Westall
Chamberlin	Gaylord	Lown	l'ice	Wheelock
Cheney	Goldberg	Lyons	Richford	Whitcomb
Coles	Greenwald	Machold	Sammis	Wilson
Copeley	Griffith	Malone	Schwab	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Those who voted in the negative were:

Claessens Graham Johnson C C Scott Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1676, Int. No. 254) entitled "An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors."

On motion of Mr. Bewley, and by unanimous consent, said

bill was ordered placed on the special order second and third reading calendar for Monday next.

The bill (No. 1665, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees, having been announced for a second reading.

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1702, Int. No. 441) entitled "An act to amend the Tax Law, in relation to the definition of special franchise-property," having been announced for a second reading,

On motion of Mr. Judson, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 479, Int. No. 467) entitled "An act to amend the Tax Law, in relation to the tax imposed on transfer of stock," was read the second time.

On motion of Mr. Dickstein, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1717, Int. No. 29) entitled "An act to amend the Election Law, in relation to the publication of primary and general election pamphlets," having been announced for a second reading,

On motion of Mr. Fertig, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1704, Int. No. 652) entitled "An act to amend the General Business Law, in relation to exceptions of contracts for monopoly," having been announced for a second reading,

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," was read the second time.

On motion of Mr. C. P. Miller, said bill was placed on theorder of third reading.

The bill (No. 1607, Int. No. 1204) entitled "An act to repeat

section twenty-two of the Public Health Law, relating to the Lake George health district," was read the second time.

On motion of Mr. Norton, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1826, Int. No. 92) entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1822, Int. No. 1030) entitled "An act to amend the Public Health Law, in relation to the practice of nursing," was read the second time.

On motion of Mr. Kenyon, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1843, Int. No. 619) entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Ames D H
Ames H L
Barra
Beasley
Bewley
Blakely
Bloch
Bloomfield
Booth
Brackley
Brady
Braun

Adler

Curley
Davies A E
Davies E O
Davis
Dickstein
Donnelly
Donohoe
Donohue
Downs
Drechsler
Evans
Everett

Fearon

Healy
Hooper
Hopkins
Hunter
Hutchinson
Jenks
Johnson C C
Johnson L W
Judson
Kahn
Kelly
Kennedy
Kenvon

McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H

Morris

Showers
Slacer
Smith C C
Smith E A
Smith H W
Solomon C
Solomon M
Soule
Steinberg
Tallet t
Taylor
Thayer

Tyler

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same, and request the concurrence of the Senate therein.

The bill (No. 184, Int. No. 182) entitled "An act to promote to health and efficiency of firemen in cities of the State," having been announced for a third reading,

On motion of Mr. Blakely, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1344, Int. No. 1190) entitled "An act to amend the Judiciary Law, in relation to the salaries of attendants and messengers in the surrogate's court of New York county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 10

Adler Ames D H Ames H L Barra Beasley Bewley Blakely	Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue		McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams	Shannon Showers Slacer Smith C C Smith E A Smith H W Solomon M
Bloch	Downs	Judson	Mead	Soule

Bloomfield	Drechsler	Kahn	Miller C P	Tallett
Booth	Evans	Kelly	Miller E H	Taylor
Brackley	Everett	Kennedy	Miller N J	Thayer
Brady	Fearon	Kenyon	Morris	Tyler
Braun	Fenner	Kiernan	Mullen	Ullman
Brink	Fertig	Lattin	Norton	Vezin
Brown	Flanagan	Leininger	O'Hare	Walrath
Brush	Flynn	Lentol	Peck	Walter
Burr	Franchot	Lilly.	Pellet	Weiss
Burtnett	Gaffers	Long	Pierce	Wells
Chamberlin	Gardner	Lord	Quackenbush	Welsh
Chenev	Gaylord	Lown	Rice	Westall
Coles	Goldberg	Lyons	Richford	Wheelock
Copeley	Graham	Machold	Sammis	Whitcomb
Cowee	Greenwald	Malone	Schwab	Wilson
Cox	Griffith	Martin	Scott	Winter
Cronin	Hager	McArdle	Seaker	Witter
Crowley	Hamill	McCue	Seesselberg	Zimmerman
Curley	Harris		0	

Those who voted in the negative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1470, Int. No. 1285) entitled "An act to amend the Greater New York charter, in relation to the police department," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 806, Int. No. 748) entitled "An act to amend the Public Service Commissions Law, in relation to the establishment of continuous and through lines of telephone communication," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

	Will the transfer of the trans	C territiment c	WOLU.	
Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W

Bewlev	Donnelly	Jenks	McNab	Solomon C
Blakeľv	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	MeWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1840, Int. No. 1131) entitled "An act to authorize the city of Buffalo and the International Railway Company, or any other company or companies owning or operating street railroad properties in said city to enter into a contract or contracts securing to said city the control of street railroad transportation service, and to said company or companies a fair return upon their respective properties or investments, and to provide for conditions incidental to or to be affected by such arrangement," was read the third time; having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 86 NOES 56

Adler	Cowee	Hooper	McWhinney	Soule
Ames D H	Crowley	Hopkins	Mead	Steinberg
Ames H L	Davies A E	Hunter	Miller C P	Tallett
Beasley	Davies E O	Hutchinson	Miller N J	Thayer
Bewley	Davis	Jenks	Norton	Tyler

Blakely	Donohoe	Johnson L V	V Peck	Vezin
Bloomfield	Downs	Judson	Pellet	Walrath
Booth	Everett	Kenyon	Pierce	Weiss
Brady	Fenner	Lattin	Quackenbush	Wells
Brink	Franchot	Long	Rice	Welsh
Brown	Gaffers	Lord	Richford	Westall
Brush	Gardner	Lown	Sammis	Wheelock
Burtnett	Gaylord	Machold	Scott	Whitcomb
Caulfield	Graham	Malone	Seaker	Wilson
Chamberlin	Greenwald	Martin	Showers	Witter
Cheney	Hager	McGinnies	Slacer	Youker
Coles	Harris	McNab	Smith C C	Zimmerman
Conelev				

Those who voted in the negative were:

Barra	Donohue	Healy	McArdle	Schwab
Bloch	Drechsler	Johnson C C	McCue	Seesselberg
Brackley	Evans	Kahn	McDonald	Shannon
Braun	Fearon	Kelly	McElligott	Smith E A
Burr	Fertig	Kennedy	McKee	Smith H W
Burston	Flanagan	Kiernan	McLaughlin	Solomon C
Claessens	Flynn	Leininger	McWilliams	Solomon M
Cox	Goldberg	Lentol	Miller E H	Taylor
Cronin	Griffith	Lilly	Morris	Ullman
Curley	Hamill	Link	Mullen	Walter
Dickstein	Hawkins	Lyons	O'Hare	Winter
Donnelly				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1810, Int. No. 876) entitled "An act to amend the charter of the city of Fulton, generally," having been announced,

Mr. Machold moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 42, line 12, strike out "immediately" and insert "December first, nineteen hundred and nineteen."

. Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1819, Int. No. 544) entitled "An act to amend the Penal Law and the Prison Law, in relation to sentences to reformatories and to permit the sentence of other than first offenders, and of misdemeanants thereto," was read the third time, having been printed and upon the desks of the members in its final

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form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler Ames D H Ames D H Ames B L Barra Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Braun Brink Brown Brush Burr Burston Burtnett Caulfield Chamberlin Cheney Claessens	Curley Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner Fertig Flanagan Flynn Franchot Gaffers Gardner Gaylord Goldberg Graham Greenwald	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kennedy Kennon Litin Leininger Lentol Lilly Link Long Lown Lown Lyons Machold	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pellet Pierce Quackenbush Rice Richford Sammis Schweb	Showers Slacer Smith C C Smith E A Smoth H W Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler Ullman Vezin Walrath Walter Weiss Wells Welsh Westall Wheelock Whitcomb
Claessens	Graham	Lyons	Sammis	
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1841, Int. No. 1345) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved," having been announced for a third reading,

On motion of Mr. Adler, and by unanimouse consent, said bill

was ordered placed on the third reading calendar for Wednesday next.

On motion of Mr. Quackenbush, the committee on rules was instructe to report Senate bill (No. 1396, Rec. No. 225) entitled "An act to amend the Corning charter, generally."

On motion of Mr. Quackenbush, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Quackenbush, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly, voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Healy

Hooper

Those who voted in the affirmative were:

Auter
Ames D H
Ames H L
Barra
Beasley
Bewley
Blakely
Bloch
Bloomfield
Booth
Brackley
Brady
Braun
Brink
Brown
Brush
Burr
Burston
Burtnett
Caulfield
Chamberlin
Cheney
Claessens
Coles
Copeley
Cowee
Cox
Cronin
Crowley

Adler

Davies A E Davies E 0 Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner Fertig Flanagan Flynn Franchot Gaffers Gardner Gaylord Goldberg Graham Greenwald Griffith Hager Hamill Harris Hawkins

Curley

Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenvon Kiernan Lattin Leininger Lentol Lilly Link Long Lord Lown Lyons Machold Malone Martin McCue

McArdle

McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pellet Pierce Quackenbush Rice Richford Sammis Schwab Scott Seaker Seesselberg Shannon

McDonald

McElligott

McGinnies

Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Taylor Thaver Tyler Ullman Vezin Walrath Walter Weiss Wells Welsh Westall Wheelock Whiteomb Wilson Winter Witter Youker Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1719, Int. No. 1296) entitled "An act to amend the Corning charter generally," having been announced for a third reading,

On motion of Mr. Quackenbush, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1718, Int. No. 1336) entitled "An act to amend the Decedent Estate Law, in relation to revocation of will by marriage," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy
Ames D H	Davies A E	Hooper
Ames H L	Davies E O	Hopkins
Barra	Davis	Hunter
Beasley	Dickstein	Hutchinson
Bewley	Donnelly	Jenks
Blakely	Donohoe	Johnson C C
Bloch	Donohue	Johnson L W
Bloomfield	Downs	Judson
Booth	Drechsler	Kahn
Brackley	Evans	Kelly
Brady	Everett	Kennedy
Braun	Fearon	Kenyon
Brink	Fenner	Kiernan
Brown	Fertig	Lattin
Brush	Flanagan	Leininger
Burr	Flynn	Lentol
Burston	Franchot	Lilly
Burtnett	Gaffers	Link
Caulfield	Gardner	Long
Chamberlin	Gaylord	Lord
Cheney	Goldberg	Lown
Claessens	Graham	Lyons
Coles	Greenwald	Machold
Copeley	Griffith	Malone
Cowee	Hager	Martin
Cox	Hamill	McArdle

Harris

Hawkins

McCue

Cronin

Crowley

McDonald Showers McElligott Slacer McGinnies Smith C C McKee Smith E A McLaughlin Smith H W McNab Solomon C McWhinney Solomon M McWilliams Soule Mead Steinberg Miller C P Tallett Miller E H Taylor Miller NJ Thaver Morris Tyler Mullen Ullman Norton Vezin O'Hare Walrath Peck Walter Pellet Weiss Pierce Wells Welsh Quackenbush Westall Rice Richford Wheelock Sammis Whitcomb Schwab Wilson Scott Winter Seaker Witter Seesselberg Youker Shannon Zimmerman

The bill (No. 1750, Int. No. 1051) entitled "An act to legalize and conform the official acts of notaries public and commissioners of deeds," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlain	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Vouker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawking			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1715, Int. No. 847) entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty," having been announced for a third reading, On motion of Mr. Curley, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1713, Int. No. 899) entitled "An act to amend the Greater New York charter, in relation to salaries of inspectors of buildings," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 1

Those who voted in the affirmative were:

Llambina

Adler	Curley	Hawkins	McCue	Shannon
Ames D H	Davies A E	Healy	McDonald	Showers
Ames H L	Davies E O	Hooper	McElligott	Slacer
Barra	Davis	Hopkins	McGinnies	Smith C C
Beasley	Dickstein	Hunter	McKee	Smith E A
Bewley	Donnelly	Hutchinson	McLaughlin	Smith H W
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Lattin	Norton	Vezin
Burr	Flynn	Leininger	O'Hare	Walrath
Burston	Franchot	Lentol	Peck	Walter
Burtnett	Gaffers	Lilly	Pellet	Weiss
Caulfield	Gardner	Link	Pierce	Wells
Chamberlin	Gaylord	Long	Quackenbush	Welsh
Chenev	Goldberg	Lord	Rice	Westall
Claessens	Graham	Lown	Richford	Wheelock
Coles	Greenwald	Lyons	Sammis	Whitcomb
Copeley	Griffith	Machold	Schwab	Wilson
Cowee	Hager	Malone	Scott	Winter
Cox	Hamill	Martin	Seaker	Witter
Cronin	Harris	McArdle	Seesselberg	Zimmerman
Crowley	2.002.2.13		0	
Cronicy				

In the negative:

Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1712, Int. No. 927) entitled "An act to amend the Penal Law, in relation to mufflers on motor boats on tidal waters," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakeľv	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Bracklev	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowlev	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1760, Int. No. 797) entitled "An act to amend the Judiciary Law, in relation to expenses and stenographers of official referees by the Appellate Divisions of the Supreme Court," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E 0	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck ·	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowlev	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1842, Int. No. 907) entitled "An act to amend chapter five hundred and forty-eight of the Laws of nineteen hundred and twelve, entitled 'An act to erect the county of Bronx from the territory now comprised within the limits of the borough of Bronx, in the city of New York, as constituted by chapter three hundred and seventy-eight of the Laws of eighteen hundred and ninety-seven and all acts amendatory thereof and supplementary thereto,' in relation to employees in the sheriff's and county clerk's office," having been announced,

Mr. Evans moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 4, line 23, after the words "two thousand" add "five hundred".

Page 4, line 23, strike out the word "one" and insert instead the word "two".

Page 4, line 24, strike out "two thousand" and insert instead "one thousand two hundred".

Page 5, line 15, after the word "three thousand" add the words "five hundred".

Page 6, line 11, strike out all except the first word "procedure".

Page 6, lines 12 and 13, strike out all the lines.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reaing.

The bill (No. 1798, Int. No. 1386) entitled "An act to amend the Agricultural Law, in relation to New York State packed apples," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hopkins	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor

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Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin -
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1799, Int. No. 1235) entitled "An act to amend the Judiciary Law, in relation to the salary of stenographers of the county court of Kings, Queens, Bronx and Richmond counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129 NOES 13

Adler Ames D H Ames D H Davies A E Barra Davies E Beasley Bewley Bloch Bloomfield Booth Brackley Braun Brink Brown Brink Brown Brush Burr Crowley Curley Davies Davies Davies Donnelly Donollue Downs Everett Braun Fearon Brink Fenner Brown Flanagan Brush Burr Franchot		McArdle McCue McDonald McElligott McGinnies McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller N J Morris Norton O'Hare Peck Pierce	Showers Slacer Smith C C Smith H W Solomon M Soule Tallett Taylor Thayer Tyler Ullman Vezin Walrath Walter Weiss Wells Welsh
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Burston	Gaffers	Lentol	Quackenbush	Westall
Burtnett	Gardner	Lilly	Rice	Wheelock
Chamberlin	Gaylord	Long	Richford	Whiteomb
Cheney	Goldberg	Lord	Sammis	Wilson
Coles	Graham	Lown	Schwab	Winter
Copeley	Greenwald	Lyons	Scott	Witter
Cowee	Griffith	Machold	Seaker	Youker
Cox	Hager	Malone	Seesselberg	Zimmerman
Cronin	Hamill	Martin	Shannon	

Those who voted in the negative were:

		0		
Caulfield	Fertig	McKee	Pellet	Solomon C
Claessens	Healy	Miller E H	Smith E A	Steinberg
Evans	Link	Mullen		o o

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1818, Int. No. 1065) entitled "An act to amend the Code of Civil Procedure in relation to judgment and execution in favor of wage earners," having been announced for a third reading,

On motion of Mr. Coles, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1811, Int. No. 957) entitled "An act to amend the charter of the city of Gloversville, generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloch Rloomfield Booth Brackley	Curley Davies A E Davies E O Davis Vickstein Donnelly Donohoe Donohue Downs Drechsler Evans	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H	Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Taylor
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70 7	22 11	77 1	3 F111 3 F T	ma
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers'	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb.
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1762, Int. No. 1221) entitled "An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloch Bloomfield	Curley Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead	Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg
Blakely Bloch	Donohoe Donohue	Johnson C C Johnson L W	McWhinney McWilliams	Solomon M
Brush	Flanagan	Leininger	O'Hare	Walrath

Burr Burtnett Caulfield Chamberlin Cheney Claessens Coles Copeley Cowee Cox	Flynn Franchot Gaffers Gardner Gaylord Goldberg Graham Greenwald Griffith Hager Hamill	Lentol Lilly Link Long Lord Lown Lyons Machold Malone Martin McArdle McCre	Peck Pellet Pierce Quackenbush Rice Richford Sammis Schwab Scott Seaker Seesselberg Shannon	Walter Weiss Welsh Westall Wheelock Whitcomb Wilson Winter Witter Youker
Cronin Crowley	Harris Hawkins	McCue	Shannon	Zimmerman

The bill (No. 1796, Int. No. 1251) entitled "An act to amend the Inferior Criminal Courts Act in the City of New York, in relation to the service of police summons," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon 1
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezm
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
,				

Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowlev	Hawkins			

The bill (No. 1797, Int. No. 1320) entitled "An act to amend the Agricultural Law, in relation to evaporated apples," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:				
Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	avis	Hunter	McKee	Smith E.A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Purston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	- Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1816, Int. No. 54) entitled "An act making an appropriation for filling in, grading and adapting the grounds around the memorial in honor of McDonough's victory at Plattsburg and for marking historic spots in connection therewith," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 141 NOES 1

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Shannon
Ames D H	Davies A E	Healy	McDonald	Showers
Ames H L	Davies E O	Hooper	McElligott	Slacer
Barra	Davis	Hopkins	McGinnies	Smith C C
Beasley	Dickstein	Hunter	McKee	Smith E A
Pewley	Donnelly	Hutchinson	McLaughlin	Smith H W
Blakely	Donohoe	Jenks	McNab	Solomon M
Bloch	Donohue	Johnson C C	McWhinney	Soule
Bloomfield	Downs	Johnson L W	McWilliams	Steinberg
Booth	Drechsler	Judson	Mead	Tallett
Brackley	Evans	Kahn	Miller C P	Taylor
Brady	Everett	Kelly	Miller E H	Thayer
Braun	Fearon	Kennedy	Miller N J	Tyler
Brink	Fenner	Kenyon	Morris	Ullman
Brown	Fertig	Kiernan	Mullen	Vezin
Brush	Flanagan	Lattin	Norton	Walrath
Burr	Flynn	Leininger	O'Hare	Walter
Burston	Franchot	Lentol	Peck	Weiss
Burtnett	Gaffers	Lilly	Pellet	Wells
Caulfield	Gardner	Link	Pierce	Welsh
Chamberlin	Gaylord	Long	Quackenbush	Westall
Cheney	Goldberg	Lord	Rice	Wheelock
Claessens	Graham	Lown	Richford	Whitcomb
Coles	Greenwald	Lyons	Sammis	Wilson
Copeley	Griffith	Machold	Schwab	Winter
Cowee	Hager	Malone	Scott	Witter
Cox	Hamill	Martin	Seaker	Youker
Cronin	Harris	McArdle	Seesselberg	Zimmerman
Crowlev				

In the negative:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1705, Int. No. 402) entitled "An act to amend the General Business Law, in relation to employment agencies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 2

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Shannon
Ames D H	Davies A E	Healy	McDonald	Showers
Ames H L	Davies E O	Hooper	McElligott	Slacer
Barra	Davis	Hopkins	McGinnies	Smith C C
Beasley	Dickstein	Hunter	McKee	Smith E A
Bewley	Donnelly	Hutchinson	McLaughlin	Smith H W
Blakely	Donohoe	Jenks	McNab	Solomon M
Bloch	Donohue	Johnson C C	McWhinney	Soule
Bloomfield	Downs	Johnson L W	McWilliams	Steinberg
Booth	Drechsler	Judson	Mead	Tallett
Brackley	Evans	Kahn	Miller C P	Taylor
Brady	Everett	Kelly	Miller E H	Thayer
Braun	Fearon	Kennedy	Miller N J	Tyler
Brink	Fenner	Kenyon	Morris	Ullman
Brown	Fertig	Kiernan	Mullen	Vezin
Brush	Flanagan	Lattin	Norton	Walrath
Burr	Flynn	Leininger	O'Hare	Walter
Burston	Franchot	Lentol	Peck	Weiss
Burtnett	Gaffers	Lilly	Pellet	Wells
Caulfield	Gardner	Link	Pierce	Welsh
Chamberlin	Gaylord	Long	Quackenbush	Westall
Cheney	Goldberg	Lord	Rice	Wheelock
Coles	Graham	Lown	Richford	Whitcomb
Copeley	Greenwald	Lyons	Sammis	Wilson
Cowee	Griffith	Machold	Schwab	Winter
Cox	Hager	Malone	Scott	Witter
Cronin	Hamill	Martin	Seaker	Youker
Crowley	Harris	McArdle	Seesselberg	Zimmerman

Those who voted in the negative were:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1708, Int. No. 1017) entitled "An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision," having been announced for a third reading,

On motion of Mr. Hunter, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1142, Int. No. 164) entitled "An act to authorize and direct the conveyance by quit-claim deed to Arthur B. Conger, Herbert T. Conger, Wilhelmina B. C. Blatchford, Katharine Conger Loines, Margaret Lynch Conger, Mary Conger Vanamee, Wilhelmina DePeyster Conger, Frederic M. Conger, Clarence R. Conger, junior, Katherine Conger Loines, as executor and trustee under the will of Clarence R. Conger, deceased, and Albert Francis Hagar, as trustee, of certain public lands in the county of Rockland," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Assembly voting in favor thereof.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H V
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb

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Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowlev	Hawkins			

The bill (No. 1030, Int. No. 932) entitled "An act to amend the Highway Law, in relation to fees to be paid for chauffeur's and operator's licenses," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 2

Those who voted in the affirmative were:

I HOSC WILL	you in the	difficulty .	WCIC.	
Adler	Curley	Hawkins	McCue	Seesselberg
Ames D H	Davies A E	Healy	McDonald	Shannon
Ames H L	Davies E 0	Hooper	McElligott	Showers
Barra	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Smith H W
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Thayer
Braun	Fearon	Kennedy	Miller N J	Tyler
Brink	Fenner	Kenyon	Morris	Ullman
Brown	Fertig	Kiernan	Mullen	Vezin
Brush	Flanagan	Lattin	Norton	Walrath
Burr	Flynn	Leininger	O'Hare	Walter
Burston	Franchot	Lentol	Peck	Weiss
Burtnett	Gaffers	Lilly	Pellet	Wells
Caulfield	Gardner	Link	Pierce	Welsh
Chamberlin	Gaylord	Long	Quackenbush	Westall
Cheney	Goldberg	Lord	Rice	Wheelock
Coles	Graham	Lown	Richford	Whitcomb
Copeley	Greenwald	Lyons	Sammis	Wilson
Cowee	Griffith	Machold	Sammis	Winter
Cox	Hager	Malone	Schwab	Witter
Cronin	Hamill	Martin	Scott	Youker
Crowley	Harris	McArdle	Saker	Zimmerman

Those who voted in the negative were:

Claessens Solomon C

The bill (No. 1793, Int. No. 1394) entitled "An act to amend the Insurance Law, in relation to deposits by insurance corporations of other States," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1791, Int. No. 1252) entitled "An act to amend chapter two hundred and seventeen of the Laws of nineteen hundred and fourteen, entitled 'An act to provide a charter for the

city of Buffalo,' in relation to local work or improvement," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Malone, the committee on rules was instructed to report Senate bill (No. 581, Rec. No. 219) entitled "An act to amend the Penal Law, in relation to public sports on Sunday."

On motion of Mr. Malone, and by unanimous consent, said bill was read the second time and ordered to a third reading.

Mr. Theyer moved that said bill be recommitted to the committee on codes with instructions to report the same forthwith amended as follows:

Page 1, lines 3 and 4, strike out the brackets.

Page 1, line 10, strike out the words "or may".

Mr. Speaker put the question whether the House would agree to said motion, and its was determined in the negative.

Debate was had thereon, when Mr. Adler moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

On motion of Mr. Malone, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 82 NOES 60

Those who voted in the affirmative were:

Adler	Cronin	Hawkins	McCue	Shannon
Barra	Crowley	Healy	McDonald	Smith E A
Beaslev	Curley	Johnson C C	McElligott	Smith H W
Bewley	Dickstein	Judson	McKee	Solomon C
Blakely	Donohue	Kahn	McLaughlin	Solomon M
Bloch	Drechsler	Kelly	McWhinney	Soule
Brackley	Evans	Kennedy	McWilliams	Steinberg
Brady	Fearon	Kiernan	Mead	Taylor
Braun	Fertig	Leininger	Miller E H	Ullman
Burr	Flanagan	Lentol	Miller N J	Vezin
Burston	Flynn	Lilly	Morris	Walter
Burtnett	Franchot	Link	Mullen	Weiss
Caulfield	Gardner	Lyons	O'Hare	Wells
Chamberlin	Goldberg	Machold	Pellet	Welsh
Cheney	Griffith	Malone	Schwab	Westall
Claessens	Hamill	McArdle	Seesselberg	Winter
Cox	Harris		Ü	

Those who voted in the negative were:

Ames D H	Davis	Hunter	Miller C P	Smith C C
Ames H L	Donohoe	Hutchinson	Norton	Tallett
Bloomfleld	Downs	Jenks	Peck	Thayer
Booth	Everett	Johnson L W	Pierce	Tyler
Brink	Fenner	Kenyon	Quackenbush	Walrath
Brown	Gaffers	Lattin	Rice	Wheelock

Brush	Gaylord	Long	Richford	Whitcomb
Coles	Graham	Lord	Sammis	Wilson
Copeley	Greenwald	Lown	Scott	Witter
Cowee	Hager	Martin	Seaker	Youker
Davies A E	Hooper	McGinnies	Showers	Zimmerman
Davies E O	Hopkins	McNab	Slacer	Speaker

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 552, Int. No. 529) entitled "An act to amend the Penal Law, in relation to public sports on Sunday," having been announced for a third reading.

On motion of Mr. Malone, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1675, Int. No. 53) entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 66 NOES 65

Those who voted in the affirmative were:

Ames D H	Davis	Hooper	McGinnies	Showers
Ames H L	Donohoe	Hunter	McNab	Slacer
Bewley	Downs	Jenks	McWhinney	Smith C C
Blakely	Everett	Johnson L W	Mead	Soule
Bloomfield	Fenner	Judson	Miller C P	Tallett
Booth	Franchot	Kenyon	Norton	Thayer
Brink	Gaffers	Lattin	Peck	Tyler
Brown	Gardner	Long	Pierce	Wells
Brush	Gaylord	Lord	Quackenbush	Welsh
Cheney	Graham	Lown	Rice	Wheelock
Copeley	Greenwald	Machold	Richford	Whitcomb
Cowee	Hager	Malone	Scott	Witter
Davies A E	Harris	Martin	Seaker	Zimmerman
Davies E O				

Those who voted in the negative were:

Adler	Cronin	Johnson C C	McElligott	Solomon C
Barra	Curley	Kahn	McKee	Solomon M
Beasley	Donnelly	Kelly	McLaughlin	Steinberg
Bloch	Donohue	Kennedy	McWilliams	Taylor

Brackley	Drechsler	Kiernan	Miller E H	Ullman
Brady	Fertig	Leininger	Morris	Vezin
Braun	Flanagan	Lentol	Mullen	Walrath
Burr	Goldberg	Lilly	O'Hare	Walter
Burtnett	Griffith	Link	Pellet	Weiss
Caulfield	Hamill	Lyons	Schwab	Westall
Claessens	Hawkins	McArdle	Seesselberg	Wilson
Coles	Healy	McCue	Shannon	Winter
Cox	Hutchinson	McDonald	Smith E A	Youker

Mr. Pierce moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion to lie on the table, and it was determined in the affirmative.

The bill (No. 1795, Int. No. 1313) entitled "An act to empower the Commissioner of Agriculture to recognize war savings certificate stamps, thrift stamps and United States coupon bonds as cash when paid by fairs as premiums at fairs held during the year of nineteen hundred and eighteen," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead '	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss

Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1260, Int. No. 1129) entitled "An act to amend the charter of the city of Batavia, generally," having been announced for a third reading,

On motion of Mr. C. P. Miller, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1695, Int. No. 505) entitled "An act to amend the General Business Law, in relation to freight brokers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloch Bloomfield	Curley Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead	Showers Slacer Smith C C Smith E A Smith H W Solomon M Solomon M Soule Steinberg
Booth Brackley Brady Braun Brink Brown Brush Burr	Drechsler Evans Everett Fearon Fenner Fertig Flanagan Flynn	Kahn Kelly Kennedy Kenyon Kiernan Lattin Leininger Lentol	Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck	Tallett Taylor Thayer Tyler Ullman Vezin Walrath Walter

Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westal!
Chenev	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

The bill (No. 1648, Int. No. 156) entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to powers of such corporation," having been announced for a third reading,

On motion of Mr. Lown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1588, Int. No. 1021) entitled "An act to amend the Greater New York charter, in relation to the publication of municipal advertisements," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 71 NOES 56

Adler	Caulfield	Gaffers	Malone	Seaker
Ames D H	Chamberlin	Gardner	Martin	Showers
Ames H L	Copeley	Gaylord	McGinnies	Slacer
Barra	Cowee	Hager	McNab	Soule
Barra	Cowee	Hager	McNab	Soule

Bewley	Cronin	Hooper	McWhinney	Tallett
Blakelv	Davies A E	Hunter	Mead	Thayer
Bloomfield	Davies E O	Johnson L W	Miller C P	Tyler
Booth	Davis	Judson	Miller N J	Walrath
Brackley	Donohoe	Kenyon	Norton	Wells
Brady	Downs	Kiernan	O'Hare	Welsh
Braun	Everett	Lattin	Peck	Westall
Brink	Fearon	Lord	Pierce	Wheelock
Brown	Fenner	Lown	Quackenbush	Witter
Brush	Franchot	Machold	Rice	Zimmerman
Burtnett				

Those who voted in the negative were:

Those who voted in the negative were.				
Beasley	Flanagan	Johnson C C	McDonald	Solomon C
Bloch	Graham	Kahn	McElligott	Solomon M
Burr	Greenwald	Kelly	McKee	Steinberg
Claessens	Griffith	Kennedy	McLaughlin	Taylor
Coles	Hamill	Leininger	McWilliams	Ullman
Cox	Harris	Lentol	Mullen	Vezin
Curley	Hawkins	Lilly	Pellet	Walter
Dickstein	Healy	Link	Richford	Weiss
Donnelly	Hopkins	Long	Schwab	Whitcomb
Drechsler	Hutchinson	Lyons	Seesselberg	Wilson
Evans	Jenks	McArdle	Smith C C	Youker
Fertig				young the good for

Mr. Wells moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion to lie on the table, and it was determined in the affirmative.

The bill (No. 661, Int. No. 625) entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities," having been announced for a third reading,

On motion of Mr. Martin, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1839, Int. No. 1048) entitled "An act to amend the Election Law, in relation to rendering assistance to disabled or illiterate voters in the preparation of their ballots," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the APRIL 7] 1707

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins '	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager *	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 679, Assembly Reprint No. 1815, Rec. No. 120) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 2

Those who voted in the affirmative were:

Adler	Crowley	Harris	McDonald	Showers
Ames D H	Curley	Hawkins	McElligott	Slacer
Ames H L	Davies A E	liealy	McGinnies	Smith C C
Barra.	Davies E O	Hooper	McKee ·	Smith E A
Beasley	Davis	Hopkins	McLaughlin	Smith H W
Bewley	Dickstein	Hunter	McNab	Solomon C
Blakely	Donnelly	Hutchinson	McWhinney	Solomon M
Bloch	Donohoe	Johnson C C	McWilliams	Soule
Bloomfield	Donohue	Johnson L W	Mead	Steinberg
Booth	Downs	Judson	Miller C P	Tallett
Brackley	Drechsler	Kahn	Miller E H	Taylor
Brady	Evans	Kelly	Miller N J	Thayer
Braun	Everett	Kennedy	Morris	Tyler
Brink	Fearon	Kenyon	Mullen	Ullman
Brown	Fenner	Kiernan	Norton	Vezin
Brush	Fertig	Leininger	O'Hare	Walrath
Burr	Flanagan	Lentol	Peck	Walter
Burston	Flynn	Lilly	Pellet	Weiss
Burtnett	Franchot	Link	Pierce	Wells
Caulfield	Gaffers	Long	Quackenbush	Welsh
Chamberlin	Gardner	Lord	Rice	Westall
Cheney	Gaylord	Lown	Richford	Wheelock
Claessens	Goldberg	Lyons	Sammis	Whitcomb
Coles	Graham	Machold	Schwab	Wilson
Copeley	Greenwald	Malone	Scott	Winter
Cowee	Griffith	Martin	Seaker	Witter
Cox	Hager	McArdle	Seesselberg	Youker
Cronin	Hamill	McCue	Shannon	Zimmerman

Those who voted in the negative were:

Jenks Lattin

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

Mr. Caulfield moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 1311, Int. No. 1174) entitled "An act to amend the Election Law, in relation to the publication of election notices," was lost April 3d.

Mr. Speaker put the question whether the House would agree to said motion and it was determined in the affirmative.

Said bill having been announced, Mr. Caulfield moved to reconsider the vote by which said bill was lost.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and its was determined in the affirmative, a majority of all the APRIL 7] 1709

members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler Ames D H	Curley Davies A E	Healy Hooper	McDonald McElligott	Showers Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
	Davies E O	Hunter	McKee	Smith E A
Barra	Dickstein	Hutchinson	McLaughlin	Smith H W
Beasley			McNab	Solomon C
Bewley	Donnelly	Jenks	McWhinney	
Blakely	Donohoe	Johnson C C	McWilliams	Solomon M Soule
Bloch	Donohue	Johnson L W		
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			222222
010203	110011111111111111111111111111111111111			

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W

Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilso?
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			,

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate returned the Assembly bill (No. 38, Senate Reprint Nos. 1238, 1404, Int. No. 37) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to the drainage of swamp or agricultural lands and the taking of property therefor," with a message that they have concurred in the passage of the same with the following amendments:

Amend Assembly bill Printed No. 38, as follows:

Page 2, line 23, after the word "amendment" strike out all the remainder of section 2, and insert the following: "be submitted to the people for approval at the general election to be held in the year nineteen hundredand nineteen, in accordance with the provisions of the Election Law."

Amend Senate Reprint No. 1238 as follows:

Page 1, line 1, strike out "Assembly" and insert "Senate". Page 2, line 23, strike out "Assembly" and insert "Senate".

Mr. Witter moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

McDonald Showers Adler Curley Healv McElligott Slacer Ames D H Davies A E Hooper Davies E O Hopkins McGinnies Smith C C Ames H L Smith E A Smith H W McKee Barra Davis Hunter Dickstein Hutchinson McLaughlin Beasley Donnelly McNab Solomon C Bewley Jenks Johnson C C McWhinney Solomon M Blakely Donohoe Johnson L W McWilliams Soule Donohue Bloch Mead Steinberg B.oomfield Downs Judson Miller C P Booth Drechsler Kahn Tallett Miller E H Brackley Evans Kellv Taylor Brady Everett Kennedy Miller N J Thaver Tyler Braun Fearon Kenyon Morris Ullman Brink Fenner Kiernan Mullen Norton Vezin Brown Fertig Lattin O'Hare Walrath Brush Flanagan Leininger Walter Burr Flynn Lentol Peck Franchot Lilly Pellet Weiss Burston Link Pierce Wells Burtnett Gaffers Long Quackenbush Welsh Caulfield Gardner Chamberlin Gaylord Lord Rice Westall Wheelock Cheney Goldberg Lown Richford Whiteomb Claessens Graham Lyons Sammis Greenwald Machold Wilson Coles Schwab Copeley Griffith Malone Scott Witter Cowee Hager Martin Seaker Witter Cox Hamill McArdle Seesselberg Youker Cronin Harris McCue Shannon Zimmerman Hawkins Crowley

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the Assembly bill (No. 69, Senate Reprint No. 1403, Int. No. 69) entitled "An act to amend the Code of Civil Procedure, in relation to the notice of intention to file a claim in the Court of Claims," with a message that they have concurred in the passage of the same with the following amendments:

Amend Assembly bill Printed No. 69, Rec. No. 27, as follows: Page 2, line 16, after the word "the," last appearing, insert bracket before and after the word "board" and after the last bracket insert the word "court" in italics. Page 2, line 20, strike out the words "together with a bill of particulars" and insert in italies in place thereof the word "and".

Amend Senate Reprint No. 1279, as follows:

Page 2, line 17, before the word "court" insert in brackets the word "board", thus [board].

Page 2, line 17, change the word "court" from roman to italic

type.

Mr. D. H. Ames moved to concur in the Senate amendments. Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 142 NOES 00

Those who voted in the affirmative were:

Adler Ames D H	Curley Davies A E	Healy Hooper	McDonald McElligott	Showers Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Donnelly	Jenks	McNab	Solomon C
Blakely	Donohoe	Johnson C C	McWhinney	Solomon M
Bloch	Donohue	Johnson L W	McWilliams	Soule
Bloomfield	Downs	Judson	Mead	Steinberg
Booth	Drechsler	Kahn	Miller C P	Tallett
Brackley	Evans	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Hamill	McArdle	Seesselberg	Youker
Cronin	Harris	McCue	Shannon	Zimmerman
Crowley	Hawkins			

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 5, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 500, Rec. No. 125) entitled "An act to amend the State Finance Law, in relation to acceptance or expenditure of money from private sources by State officers or employees," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

A communication from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, March 20, 1919.

To the Assembly:

Pursuant to concurrent resolution of the Senate and Assembly, herewith is returned for amendment Assembly bill (No. 649, Int. No. 615) entitled "An act to amend the County Law, in relation to resolutions authorizing the issue of obligations in certain counties."

ALFRED E. SMITH.

The Senate returned the concurrent resolution (No. 160, Int. No. 159) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article two of the Constitution, in relation to absent voters," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said concurrent resolution to the Secretary of State.

Also, the bill (No. 1247, Int. No. 1118) entitled "An act in relation to appointment of superintendent of schools emeritus in the city of Jamestown," with a message that they have concurred in the passage of the same without amendment.

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Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Jamestown.

Also, the bill (No. 241, Int. No. 238) entitled "An act to amend section one hundred and seventy-three of the charter of the city of Sherrill, relative to the creation of a reserve fund for permanent improvements," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Sherrill.

Also, the bill (No. 994, Int. No. 595) entitled "An act to amend the Dunkirk city charter, in relation to the salary of the receiver of taxes," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Dunkirk.

Also, the bill (No. 1486, Int. No. 1301) entitled "An act authorizing the city of Yonkers to make annual appropriations to the Yonkers Society for the Prevention of Cruelty to Animals towards the expense of employing a special police agent in the city of Yonkers," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of Yonkers.

Also, the bill (No. 1144, Int. No. 803) entitled "An act to amend the County Law, by inserting an article, to be known as article nine-a, relating to the office of the register of the county of New York."

Also, the bill (No. 1161, Int. No. 1042) entitled "An act to amend chapter two hundred and thirty of the Laws of eighteen hundred and ninety-eight, entitled 'An act in relation to the public administrator of the county of New York, defining his rights powers, duties and obligations,' in relation to commissions upon all moneys, real and personal, which shall come into his hands."

Also, the bill (No. 815, Int. No. 473) entitled "An act to amend the Greater New York charter, in relation to changing the name of the department of docks and ferries to the department of docks," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit certified copies thereof to the mayor of the city of New York.

Also, the Assembly bill (No. 638, Reprint No. 1754, Int. No. 604) entitled "An act to amend the Military Law, in relation to the disposition of interest arising from the investment of the Spanish War refund."

Also, Assembly bill (No. 588, Reprint No. 1783, Int. No. 160) entitled "An act to amend the Education Law, in relation to local historians," with a message that they have reconsidered their vote by which said bills passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1747, Int. No. 1265) entitled "An act in relation to the paving of streets in the village of Ellicottville and to the funds from which the cost thereof shall be defrayed."

Also, the bill (No. 1001, Int. No. 902) entitled "An act to amend the County Law, in relation to the salary of the county judge and surrogate of Orange county."

Also, the bill (No. 1525, Int. No. 1179) entitled "An act making the office of treasurer of Herkimer county a salaried office and regulating the management thereof."

Also, the bill (No. 807, Int. No. 749) entitled "An act to amend the Penal Law, in relation to punishment for murders in the first degree committed by minors."

Also, the bill (No. 1636, Int. No. 1253) entitled "An act to amend the Tax Law, in relation to the collector's warrants."

Also, the bill (No. 1411, Int. No. 1237) entitled "An act to amend the Village Law, in relation to extension of village lighting systems."

Also, the bill (No. 111, Int. No. 111) entitled "An act to amend the Poor Law, in relation to the erection of headstones at the graves of honorably discharged soldiers, sailors and marines or of their wives and widows."

Also, the bill (No. 1005, Int. No. 906) entitled "An act to amend the General Business Law, in relation to plugging and flooding oil wells."

Also, the bill (No. 910, Int. No. 837) entitled "An act to amend the Education Law, relative to State scholarships in Cornell University."

Also, the bill (No. 1324, Int. No. 444) entitled "An act to amend the Tax Law, in relation to the correction of errors by boards of supervisors."

Also, the bill (No. 453, Int. No. 442) entitled "An act to amend the Tax Law, in relation to special franchise valuations."

Also, the bill (No. 1587, Int. No. 1263) entitled "An act to amend the Public Health Law, in relation to vital statistics."

Also, the bill (No. 1190, Int. No. 1072) entitled "An act to amend the Code of Civil Procedure, in relation to testamentary trustees."

Also, the bill (No. 1285, Int. No. 1155) entitled "An act making an apppropriation in addition to the amount heretofore appropriated by the provisions of chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, for furnishing proper terminals and facilities for Barge canal traffic."

Also, the bill (No. 1621, Int. No. 1361) entitled "An act reappropriating the unexpended balance of a former appropriation for the purpose of supplementing facilities at Barge canal terminals, to meet emergency conditions."

Also, the bill (No. 268, Int. No. 264) entitled "An act to amend the Prison Law, in relation to commutation of sentences of persons confined in a county jail or jail farm."

Also, the bill (No. 1034, Int. No. 9) entitled "An act to amend the Civil Service Law, in relation to the restoration to their former position or employment of persons connected with the Federal service during the war."

Also, the bill (No. 1531, Int. No. 1323) entitled "An aet to amend the Town Law, in relation to appropriation by town board for Memorial day."

Also, the bill (No. 1574, Int. No. 577) entitled "An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell, and legalizing such contract and the proceedings by which it was entered into."

Also, the bill (No. 1352, Int. No. 1198) entitled "An act in relation to the expenditure of moneys from the capital fund of Clinton prison."

Also, the bill (No. 1590, Int. No. 1245) entitled "An act to amend chapter two hundred and sixty-six of the Laws of eighteen hundred and ninety-three, entitled 'An act to amend, revise and consolidate the acts relating to the village of Horseheads, in Chemung county, and to enlarge the powers of the corporation of said village,' in relation to raising money by taxation for certain village purposes."

Also, the bill, (No. 1668, Int. No. 1027) entitled "An act to amend the Penal Law, in relation to conducting business under an assumed name."

Also, the bill (No. 1480, Int. No. 1295) entitled "An act to grant and release to the successors in interest of August Peitt, late of the county of Suffolk, deceased, all the right, title and interest of the people of the State in and to a parcel of real property of such deceased, consisting of approximately twenty acres and situated on the Half Hollow Hills road, in the town of Huntington, in the county of Suffolk."

Also, the bill (No. 1053, Int. No. 953) entitled "An act to amend the Highway Law, in relation to the establishment of a new State route, extending from Long Lake, in the county of Hamilton, to Saranac Lake, in the counties of Franklin and Essex."

Also, the bill (No. 605, Int. No. 579) entitled "An act to amend the Highway Law, in relation to laying out, altering or undermining highways."

Also, the bill (No. 411, Int. No. 401) entitled "An act to provide for the disposition of property and funds in the possession of Home Defence Reserve Units, Home Guard Units, or other organizations, other than the National guard and the New York Guard, formed for local protection or for the purposes of security, defense, mobilization of resources and emergency aid during the continuing of the World War."

Also, the bill (No. 590, Int. No. 212) entitled "An act to amend the General Municipal Law, in relation to the issuance of new municipal bonds to replace bonds lost or destroyed."

Also, the bill (No. 1583, Int. No. 583) entitled "An act to amend the Prison Law, in relation to release on parole of prisoners on indeterminate sentence."

Also, the bill (No. 1664, Int. No. 1396) entitled "An act to amend chapter two hundred of the Laws of nineteen hundred and three, entitled 'An act to make the office of county clerk of Livingston county a salaried office, and regulating the management of said office, in relation to the salary of deputy clerk."

Also, the bill (No. 1641, Int. No. 1374) entitled "An act to amend the Agricultural Law, in relation to milk and cream."

Also, the bill (No. 613, Int. No. 587) entitled "An act to amend the Tax Law, in relation to the method of carrying out the equalization by the Tax Commission," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, Senate bill (No. 524, Assembly Reprint No. 1789, Rec. No. 78) entitled "An act to amend the Real Property Law, in relation to the filing of maps in Suffolk county," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bill to the Senate.

The Senate returned the Assembly bill (No. 816, Assembly Reprint No. 1101, Reprint No. 1843, Int. No. 619) entitled "An act to provide for the acquisition of lands and the construction of a tunnel or tunnels jointly with the State of New Jersey, for vehicular and pedestrian traffic under the Hudson river and between the States of New York and New Jersey, and making an appropriation therefor," with a message that they have reconsidered their vote by which said bill passed, and, as amended, have again passed the same.

Ordered, That the Clerk deliver said bill to the Governor.

A communication was received from Hon. Edward F. Brush, mayor of the city of Mount Vernon, returning Assembly bill (No. 561, Int. No. 538) entitled "An act to amend chapter one hundred and eighty-two of the Laws of eighteen hundred and ninety-two, entitled 'An act to incorporate the city of Mount Vernon,' in relation to a contingent fund for tax foreclosure actions," with a messge that said mayor, and the common council of said city, after a public hearing thereon, do not approve said bill and do not accept the same, and said bill was not returned within the time prescribed by the constitution.

The Senate returned the concurrent resolution in relation to the proposed parade by the Seventy-seventh Division, with a message that they have concurred in the passage of the same without amendment.

Mr. Gage was excused from today's session.

The privileges of the floor were extended to Hon. Mr. Mackey. On motion of Mr. Adler, the House adjourned.

TUESDAY, APRIL 8, 1919

The House met pursuant to adjournment.

Prayer by Rev. Creighton R. Storey.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. H. L. Ames gives notice that he requests that the Assembly bill (No. 1620, Int. No. 1360) entitled "An act to amend the Labor Law, in relation to the employment of women and minors in certain industries," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Alder gives notice that he requests that the Assembly bill (No. 577, Int. No. 565) entitled "An act to amend the State Finance Law, in relation to the duties of Comptroller," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bewley gives notice that he requests that the Assembly bill (No. 1679, Int. No. 1076) entitled "An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bewley gives notice that he requests that the Assembly bill (No. 897, Int. No. 824) entitled "An act to amend the Labor Law, in relation to posting notice as to number of hours employed," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gardner gives notice that he requests that the Assembly bill (No. 1191, Int. No. 1073) entitled "An act to amend the Agricultural Law, in relation to fees of justices, magistrates and constables, upon the hearings of complaints for the attacks of dogs," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 909, Int. No. 836) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to qualification of voters," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Gaylord gives notice that he requests that the Assembly bill (No. 869, Int. No. 799) ntitled "An act to provide for the establishment of a hatchery for herring, or cisco, at Sodus Point, and making an appropriation therefor," a copy of which is hereto annxed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McLaughlin gives notice that he requests that the Assembly bill (No. 983, Int. No. 893) entitled "An act to amend the Religious Corporations Law, in relation to the sale, mortgage and lease of real property of religious corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McWhinney gives notice that he requests that the Assembly bill (No. 1778, Int. No. 1436) entitled "An act to amend the Education Law, in relation to changing the name of the State School of Agriculture on Long Island to the State Institute of Applied Agriculture," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Malone gives notice that he requests that the Assembly bill (No. 1347, Int. No. 1193) entitled "An act to amend the Code of Civil Procedure, in relation to the compensation of officers of the Court of Claims, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pellet gives notice that he requests that the Assembly bill (No. 1726, Int. No. 1408) entitled "An act to amend the Election Law, in relation to compensation of canvassing inspectors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Soule gives notice that he requests that the Assembly bill (No. 1773, Int. No. 1431) entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to the settlement of the financial affairs of a town board of education," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Showers gives notice that he requests that the Assembly bill (No. 1046, Int. No. 946) entitled "An act making an appro-

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priation for continuing and completing the work of establishing, and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Wheelock gives notice that he requests that the Assembly bill (No. 1367, Int. No. 1213) entitled "An act to amend the Highway Law, with relation to the compensation of division engineers," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bewley gives notice that he requests that the Assembly bill (No. 1204, Int. No. 1077) entitled "An act to amend the Education Law, in relation to the consolidation of city school districts and city boards of education of certain cities of the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 858, Int. No. 693) entitled "An act to amend chapter five hundred and fifty-six of the Laws of nineteen hundred and eighteen, entitled 'An act to provide for increased compensation to civilian employees of the State of New York during the existing war for civilization, and making an appropriation therefor,' and appropriating moneys to carry out the provisions of such act as amended," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Caulfield gives notice that he requests that the Assembly bill (No. 1199, Int. No. 288) entitled "An act to amend the Labor Law, generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the com-

mittee on rules for the purpose of making said bill a special order on second and third reading.

Mrs. Sammis gives notice that she requests that the Assembly bill (No. 1446, Int. No. 793) entitled "An act to amend the Decedent Estate Law, in relation to distribution of personal property of decedent," a copy of which is hereto annexed, be made a special order, and asks that her request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1684, Int. No. 17) entitled "An act to amend the County Law, in relation to powers of boards of supervisors, relative to aid to students in attendance at colleges or schools of home economics, and making an appropriation for the purposes of this act," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence the following entitled bills: "An act to amend an act to provide a charter for the city of Newburgh" (No. 1468, Rec. No. 247), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Judiciary Law, in relation to the salary of the confidential clerk and stenographer for the Appellate Term in the second department" (No. 541, Rec. No. 248), which was read the first time and referred to the committee on the judiciary.

"An act to amend chapter two hundred and seventy of the Laws of nineteen hundred and thirteen, entitled 'An act conferring jurisdiction upon the county court of Ontario county in matters relating to children; and regulating the procedure in such cases, including the temporary detention of children, a probation system and the appointment of guardians,' in relation to appointment, powers and duties of referees" (No. 1309, Rec. No. 249), which was read the first time and referred to the committee on the judiciary.

"An act to change the name of the Ladies' Association for Establishing a Home for the Friendless in Northern New York to the Children's Home of Northern New York" (No. 1469, Rec.

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No. 250), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Tonawanda city charter, in relation to the issuance of school bonds and special elections therefor" (No. 1487, Rec. No. 251), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to reporting strikes and lockouts" (No. 592, Rec. No. 252), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Tax Law, in relation to the preparation of tax maps" (No. 1364, Rec. No. 253), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Tax Law, in relation to the expenses incurred by local assessors in attending conferences of such assessors and the compensation allowed in attending official visit meetings of the State Tax Commission" (No. 911, Rec. No. 254), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend chapter seven hundred and eighty-six of the Laws of nineteen hundred and seventeen, entitled 'An act to amend the Education Law, by providing for a board of education in the several cities of the State,' relative to the repeal of article nine of chapter six hundred and sixty-eight of the Laws of nineteen hundred and seventeen" (No. 1457, Rec. No. 255), which was read the first time and referred to the committee on public education.

"An act to amend the Highway Law, in relation to payments on contract" (No. 1389, Rec. No. 256), which was read the first time and referred to the committee on internal affairs.

"An act to provide for the construction of the new farm and industrial prison at Wingdale and the construction of new buildings and the demolition of certain old buildings at Sing Sing prison by the Superintendent of State Prisons instead of the Commission on New Prisons, and to repeal certain acts relating to the establishment, powers and duties of such commission" (No. 1424, Rec. No. 257), which was read the first time and referred to the committee on ways and means.

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"An act authorizing the payment to the widow of the late Edward T. Scharff of compensation for certain services rendered to the State by such Edward T. Scharff during the year nineteen hundred and eighteen, and making an appropriation therefor" (No. 1257, Rec. No. 258), which was read the first time and referred to the committee on ways and means.

"An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller" (No. 1471, Rec. No. 259), which was read the first time and referred to the committee on ways and means.

"An act to amend the Greater New York charter, in relation to abandonment proceedings, and repealing certain sections" (No. 1369, Rec. No. 260), which was read the first time and referred to the committee on affairs of cities.

"An act making an appropriation for continuing and completing the work of establishing and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen" (No. 728, Rec. No. 261), which was read the first time and referred to the committee on ways and means.

A message from the Governor, by the hand of his secretary, was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, April 8, 1919.

To the Legislature:

I am unwilling to believe that your Honorable Body is prepared to adjourn without at least debating the constructive measures I

proposed in my First Annual Message.

Let me urgently request you give your consideration to the bill creating wage boards to fix minimum wages for women and children in industry. At the very least the measure should be brought upon the floor for discussion, and I, therefore, ask you to bear with me while I attempt to clear up a few popular misconceptions as to what a minimum or living wage is, and what it really does.

When we speak of a legal or minimum wage, we do not mean that wages should be fixed or regulated by law, or that the principle of competition in the fixing of wages should be abandoned; or, as it has been otherwise expressed, a living wage does not interfere with collective or even individual bargaining but it 1726 Tuesday

establishes the rule that no contract shall be made which to the women workers means the giving away of everything that makes life worth living and results in injury to the whole of society.

A minimum or living wage means the minimum standard below which wages should not be allowed to fall in the low-paid industries, and it has generally been defined as the amount necessary to maintain the women worker in health and decent comfort. Nor does the minimum wage have the effect of compelling the employer to employ the woman at a certain wage, or of compelling a woman to work for that wage. In its essence, the legal or minimum wage is prohibitory, not compulsory in character. The State, in effect, says that to employ women at a wage that is insufficient to sustain them is a public menace, and, therefore, that danger is prohibited, just as is prohibited the erection of a factory building without proper fire escape exits or sanitary arrangements.

There is a popular impression that in fixing the minimum wage, the Legislature passes a law saying that no woman shall be employed at less than a certain sum per day or per week. That is not the kind of minimum wage law contemplated by the pending bill or was it ever recommended by any agency in this State. The minimum wage we have under consideration is the determination by a commission with the assistance of wage boards made up of representatives of employers, employees and the public, of the necessary wages to maintain women and minor workers in health and decent comfort in any given industry in any given locality.

Remove from your mind any idea you may have that this legislation is sought as a matter of favor to any class of people in our State and look at it from the broad viewpoint, that its enactment is sought in the interest of the State itself. Wages that are so low as not to enable women to sustain themselves, involve danger not only to the women themselves, but to the State, danger to health, danger to moral standards, danger to society and the race.

When less than a living wage is received, how is the difference made up, for made up it must be in some form? The women worker pays in reduced health. The employer pays in greatly reduced efficiency. The whole working class to which the woman belongs pays as the result of an unfair and below-the-belt competition. The State pays through its public and private charities, its hospitals, reformatories and other eleemosynary institutions. Heredity pays in the form of poorly matured and delinquent offspring; and the Nation pays in the impairment and impover-ishment of its capital resources.

APRIL 8] 1727

I remember a witness before the State Factory Investigating Commission summed it all up in these words: "To pay a girl what is below a living wage, is like running a thorough-bred horse without shoes. In order to economize a few dollars at one end of the line, we incur a cost that runs up to hundreds of dollars".

Send for the testimony adduced before the State Factory Investigating Commission and before you dispose of this proposition, read for yourselves what low wages mean in the way of insufficient food, lack of proper nourishment, poor housing facilities and utter lack of recreation. See if you can read as I have from this testimony, that the underpaid workers live in large part upon their reserve of vitality, of physical stamina and moral courage. See if you cannot read from it that thousands of our girls and women are annually drawing on the bank account of their vitality and will continue to do so until nature notifies them that the account is overdrawn, and they frequently die from tuberculosis or some other disease that they could have escaped had they been adequately fed, adequately clothed and properly housed.

So much for the effect upon health. What effect has the receipt of less than a living wage on moral standard. Dr. Howard Kelly, the eminent gynecologist, in an address before the International Congress on Hygiene and Demography, held in Washington in

1912, said:

"We draw nearer to the true source (of prostitution) when we discover that many girls are driven to a life of shame by low wages paid * * * in many of our sweat shops and in our stores and factories, where the faces of the poor are ground off by the rich * * *. We are reaping the harvest of the distressing social surroundings of the dishnerited poor, robbed of their inalienable birthright to an opportunity to make an honest living, to live a good life happily in healthy homes, to enjoy a daily modicum of recreation, and to provide comfortably for the necessities of age."

That is strong language, even from so competent an observer as Dr. Kelly, and I would hesitate to go quite so far. Excessive low wages may not be the direct or primary cause of a life of shame, but indirectly it is inevitably one of the most important contributing factors. As one of the witnesses before the Factory Investigating Commission said, "I do not think the problem ever presented itself to a girl, 'Shall I sell myself in order to make more than \$6.00 a week?' But the absence of amusement, the barrenness and ugliness of life, the worry combined with unemployment does tend powerfully in that direction. Low

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wages puts too severe a strain upon the moral strength of the individual."

I have too high an opinion of working women to think that they turn readily to such a life because of low wages. As investigation after investigation has shown, the wonder of it is how good they remain under temptation, but it is an unfair premium to put upon goodness.

The inevitable tendency of less than a living wage is to place a heavy burden of dependency upon the State and its municipalities. This fact is strikingly borne out in a statement made to the Commission by the Commissioner of Charities of the City

of New York, in which he says:

"We have, from year to year, steadily increasing numbers of dependent persons in my department, not suddenly this year

more than last, but steadily increasing every year.

"Much of this dependency is unquestionably due to underpay, particularly of women and girls. The consequences of underpay are so obvious as hardly to need enumerating, such as underfeeding, comfortless, unwholesome dwelling accommodations, insufficient clothing. Pneumonia running into tuberculosis has been a wholesale incident of winter and spring among wage earners ever since Colonel Waring pointed it out years ago.

"The burden of all the consequences of underpay finally gets upon the city. We have the hospitals to maintain including the tuberculosis sanatoria and clinics, and the wards for the insane and the melancholy, besides all these patients in the general wards, the primary cause of whose presence in the hospitals is debility. No one disputes that poverty is a continuing predisposing cause of all this chronic and acute illness. What we need to do is to try to stop all that part of it which is due to underpay."

Of particular concern to the State are its women workers. Owing to their defenceless economic condition they are rarely able to hold off from making a bad bargain, nor is their any prospect that these workers will be able to strengthen their position.

But it is said the question of wages should be left as a commercial proposition to be regulated by the law of supply and demand. The answer is that we have been doing just that for over a hundred years and the report of the Factory Commission shows how utterly inadequate that is. The results have been highly injurious to social welfare and there are no natural forces to remedy the evil unless the State will, in self-respect, step in. Our whole social progress during the last fifty years has been obtained by limiting and regulating this so-called economic law of supply and demand.

APRIL 8] 1729

The manufacturer conserves his machines because they belong to him and when they are worn out he must buy new ones, and he sets aside a part of his profits every year to cover their depreciation, so that when the old ones are worn out funds are at hand for new ones. The case of purchasing labor, on the other hand, is like renting a machine without financial responsibility for the condition in which it is returned. The employer in sweated industries for example has little selfish motive in maintaining the future efficiency of his "human machines," since they do not belong to him, and when they have been exploited to the limit they can be thrown upon the scrap heap and be replaced by others. Society, however, must meet the "depreciation charges" in the form of charities and institutions for the care of defectives and criminals. The social expense of such exploitation is often a continuing one, since the victims are not only those who have been themselves exploited, but often also their children.

The minimum wage allows fair-minded employers to do justice to their employees, whereas, at the present time, because of the unfair competition to which they are subjected, it is utterly impossible, however good their intention, to do that justice.

In passing this bill you are taking no novel step. Every modern industrial state, whether under a democratic or autocratic form of government, has found it necessary to establish standards of safety, sanitation and working hours, and in other ways to interfere with the contractual relations between employers and employees. These codes of labor laws have been enacted to protect the health and well-being of wage earners who make up a large part of the citizenship of the State. The wisdow of this policy is no longer seriously questioned, whether it be based on humanitarian sentiments or on the more scientific ground of conserving the human resources of the State.

There are three main factors affecting employment: (1) to provide a safe and sanitary place to work; (2) to prevent excessive employment; (3) to secure to the worker if she is in a class that is unable to do any collective bargaining, a wage sufficient to enable her to maintain herself in health and comfort. The State has provided for the first two. I now ask that the Legislature provide for the third.

Underpayment is just as much a cause of physical deterioration and disease, as overwork or unsanitary conditions of work. It is just as cruel to underpay a woman as to overwork her, and just as wasteful from the standpoint of the State.

To say that a woman shall not contract to work for less than a living wage, is to go no further than to say that she shall not

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contract to work more than nine or ten hours a day, or under certain unwholesome conditions which may affect her as a mother of future citizens. Indeed, it is much easier to trace a social connection between working for a wage inadequate to maintain a decent standard of living and working more than nine or ten hours a day. There is not an argument advanced today against the minimum wage that was not advanced a hundred years ago against the first labor laws. In the debates on the first child labor law, the first law limiting the hours of labor of women and the first laws providing for proper safety and sanitary conditions, you will find just the same social, political and economic objections that are today being urged against a living wage for women and minors.

We began by limiting child labor, at the outset limiting it first to twelve hours, and then to eleven, and then to ten, and nine hours; and then when we found that enough was not accomlished in regulating child labor, we had to pass a law to limit the hours of labor for women. There again, a generation, considerably more than a generation, was required to reduce the hours of labor for women; and at the same time we found that we had to provide, in addition to the reduction of the hours of labor, specific times in which women might obtain rest; and then we had to enact all the provisions in regard to sanitation and safety in factories. We found that even this was not sufficient, and, in the interest of the community, we had to protect the wageearners in a great many other ways. We have to protect them in the different states of the Union, in many different ways, which have been held constitutional by the Supreme Court of the United States such as the fortnightly payments provided in your own law and upheld in Williams vs. Erie R. R.; the anti-truck laws by which employers who give store orders must stand ready to cash those orders at par; the coal-screen laws, under which coal must be weighed and measured before screening, in order to fix the compensation; the employers' liability laws, and recently by workmen's compensation laws.

It has already been proved that the proper administration of a minimum wage law is entirely practical and has a tendency not merely to raise the standard of wages in the industry, but to place the industry itself upon a more wholesome and less precarious basis. Though enactment of a minimum wage law would be no new and untried step.

In 1894, the first minimum wage legislation was enacted in New Zealand. Similar legislation was enacted in New South Wales in 1901, by Western Australia in 1902 and by the Australian Commonwealth in 1904. These laws were designed primarily for the settlement of industrial disputes, but the court created by the law was also given power to fix minimum rates of wages and with that feature alone we are concerned. In 1896, the first act providing for special boards to fix minimum wages in any trade was enacted in Victoria. This act of legislation was later followed by South Australia in 1900, by Queensland in 1908, and by Tasmania in 1910. In England, minimum wage boards were established in four industries in 1910, and extended in 1913 to four other larger and more important ones, the whole coal mining industry of England and Wales having also been brought under this legislation. The success of the boards in Australia is shown by their continuous increase from five boards in 1896 to 143 boards in 1913.

In this country, state commissions have determined minimum wage rates in Oregon, Massachusetts and Minnesota, and are preparing to do so in California, Colorado, Nebraska and Wisconsin. Commissions of inquiry on the subject have reported in Ohio, Indiana, Louisiana and Connecticut. The movement for such legislation is therefore beyond the state of mere agitation or discussion. Its usefulness and practicability is proven in various parts of the world.

I shall not take up your time to go into the various economic objections that have been urged against the adoption of a minimum wage and answers thereto. They are discussed fully in the fourth report of the Factory Commission, copies of which you will find in your own library.

If you will pass this legislation and send it to me, we will both be entitled to equal credit for removing one of the greatest

industrial evils of our day.

(Signed) ALFRED E. SMITH.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. H. L. Ames (No. 1620, Int. No. 1360), entitled "An act to amend the Labor Law, in relation to the employment of women and minors in certain industries," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Alder (No. 577, Int. No. 555), entitled "An act to amend the State Finance Law, in rela-

tion to the duties of Comptroller," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Bewley (No. 1679, Int. No. 1076), entitled "An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Bewley (No. 897, Int. No. 824), entitled "An act to amend the Labor Law, in relation to posting notice as to number of hours employed," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Gardner (No. 1191, Int. No. 1073), entitled "An act to amend the Agricultural Law, in relation to fees of justices, magistrates and constables, upon the hearings of complaints for the attacks of dogs," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Fearon (No. 909, Int. No. 836), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to qualification of voters," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Asembly bill introduced by Mr. Gaylord (No. 869, Int. No. 799), entitled "An act to provide for the establishment of a hatchery for herring, or cisco, at Sodus Point, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. McLaughlin (No. 983, Int. No. 893), entitled "An act to amend the Religious Corporations Law, in relation to the sale, mortgage and lease of real property of religious corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Λ dler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. McWhinney (No. 1778, Int. No. 1436), entitled "An act to amend the Education Law, in relation to changing the name of the State School of Agriculture on Long Island to the State Institute of Applied Agriculture," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Malone (No. 1347, Int. No. 1193), entitled "An act to amend the Code of Civil Procedure, in relation to the compensation of officers of the Court of Claims, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Pellet (No. 1726, Int. No. 1408), entitled "An act to amend the Election Law, in relation to compensation of canvassing inspectors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messis. Sweet, Λ dler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Soule (No. 1773, Int. No. 1431), entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to the settlement of the financial affairs of a town board of education," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Showers (No. 1046, Int. No. 946), entitled "An act making an appropriation for continuing and completing the work of establishing and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue,

Also, Assembly bill introduced by Mr. Wheelock (No. 1367, Int. No. 1213), entitled "An act to amend the Highway Law, with relation to the compensation of division engineers," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Bewley (No. 1204, Int. No. 1077), entitled "An act to amend the Education Law, in relation to the consolidation of city school districts and city boards of education of certain cities of the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Fearon (No. 858, Int. No. 693), entitled "An act to amend chapter five hundred and fifty-six of the Laws of nineteen hundred and eighteen, entitled 'An act to provide for increased compensation to civilian employees of the State of New York during the existing war for civilization, and making an appropriation therefor,' and appropriating moneys

to carry out the provisions of such act as amended," reported the same with the following amendments:

Page 2, strike out lines 9 to 19, inclusive. Line 20, change "3" to "2".

and request that said bill be reprinted, as amended, and recommitted to said committee.

Which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Caulfield (No. 1199, Int. No. 288), entitled "An act to amend the Labor Law, generally," reported the same with the following amendments:

Page 1, line 7, strike out the brackets.

Page 2, line 3, after the word "of" insert in italics "female". Page 2, line 5, strike out the words "male or".

and requests that said bill be reprinted, as amended, and recommitted to said committee.

Which report was agreed to, and said bill was ordered reprinted, as amended, and recommited to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mrs. Sammis (No. 1446, Int. No. 793), entitled "An act to amend the Decedent Estate Law, in relation to distribution of personal property of decedent," reported the same with the following amendments:

Page 2, line 9, insert a bracket before the comma after "widow".

Line 10, insert a bracket before the period.

and requests that said bill be reprinted, as amended, and recommitted to said committee.

Which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Fearon (No. 1684, Int. No. 17), entitled "An act to amend the County Law, in relation to powers of boards of supervisors, relative to aid to student in attendance at colleges or schools of home economics, and making

an appropriation for the purposes of this act," reported in favor of the passage of the same with the following amendments:

Strike out the following words in the title on lines 3 and 4 making an appropriation for the purpose of this act ".

On page 2, strike out everything after the period on line 11.

On page 3, strike out everything down to section 3.

Renumber section "3" to be section "2".

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

and that the same be reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days, it be made a special order on second and third readings immediately after the consideration of the special orders on third reading theretofore reported.

Which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Dobson (No. 1766, Int. No. 1081), entitled "An act to provide for the cancellation and annulment of uncompleted State and county highway contracts, and to provide funds for the completion of such highways."

Also, the bill introduced by Mr. Norton (No. 1607, Int. No. 1204), entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district."

Also, the bill introduced by Mr. Machold (No. 1826, Int. No. 92), entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller."

Also, the bill introduced by Mr. Coles (No. 1905, Int. No. 1226), entitled "An act to amend the charter of the city of Glen Cove, generally.

Also, the bill introduced by Mrs. Sammis (No. 1903, Int. No. 1255), entitled "An act to amend the Town Law, in relation to compensation of town officers in the town of Huntington, in the county of Suffolk."

Also, the bill introduced by Mr. Dickstein (No. 479, Int. No.

467), entitled "An act to amend the Tax Law, in relation to the tax imposed on transfer of stock."

Also, the bill introduced by Mr. Schwab (No. 1845, Int. No. 606), entitled "An act to amend the Membership Corporations Law, in relation to the rights of cemetery lot owners," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to amend the Code of Civil Procedure, in relation to appeals from the Court of Claims." (No. 1877, Int. No. 431.)

"An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies." (No. 1878, Int. No. 1342.)

"An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases." (No. 1879, Int. No. 82.)

"An act to amend the Tax Law, in relation to compensation of surrogates in certain counties." (No. 1880, Int. No. 1340.)

"An act to amend chapter six hundred and eight-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health." (No. 1881, Int. No. 1143.)

"An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park." (No. 1882, Int. No. 1067.)

"An act to amend the Code of Civil Procedure, in relation to trial of issues of fact before a referee." (No. 1883, Int. No. 1069.)

"An act to amend the Highway Law, in relation to mirrors on motor trucks." (No. 1884, Int. No. 338.)

"An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve." (No. 1885, Int. No. 745.)

"An act to amend the Code of Civil Procedure, in relation to

time within which application for order to discharge personal property from attachment must be made." (No. 1915, Int. No. 662.)

"An act to amend the Conservation Law, in relation to court procedure." (No. 1916, Int. No. 230.)

"An act to amend the Election Law, in relation to election officers, pool-books and registers." (No. 1914, Int. No. 660.)

"An act to amend the County Law, in relation to the compensation of supervisors." (No. 1917, Rec. No. 132.)

"An act to provide for a department of health in and for the city of Syracuse." (No. 1844, Int. No. 1142.)

"An act to amend the Labor Law, in relation to posting notice as to number of hours employed." (No. 897, Int. No. 824.)

"An act to amend the State Finance Law, in relation to the duties of Comptroller." (No. 577, Int. No. 555.)

"An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof." (No. 1679, Int. No. 1076.)

"An act to amend the Education Law, in relation to the consolidation of city school districts and city boards of education of certain cities of the State." (No. 1204, Int. No. 1077.)

"An act to amend the Highway Law, with relation to the compensation of division engineers." (No. 1367, Int. No. 1213.)

"An act to amend the Code of Civil Procedure, in relation to the compensation of officers of the Court of Claims, and making an appropriation therefor." (No. 1347, Int. No. 1193.)

"An act to amend the Agricultural Law, in relation to fees of justices, magistrates and constables, upon the hearings of complaints for the attacks of dogs." (No. 1191, Int. No. 1073.)

"An act to amend the Religious Corporations Law, in relation to the sale, mortgage and lease of real property of religious corporations." (No. 983, Int. No. 893.)

"An act to provide for the establishment of a hatchery for herring, or cisco, at Sodus Point, and making an appropriation therefor." (No. 869, Int. No. 799.)

"Concurrent resolution of the Senate and Assembly proposing

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an amendment to section one of article two of the Constitution, in relation to qualification of voters." (No. 909, Int. No. 836.)

"An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to the settlement of the financial affairs of a town board of education." (No. 1773, Int. No. 1431.)

"An act to amend the Election Law, in relation to compensation of canvassing inspectors." (No. 1726, Int. No. 1408.)

"An act to amend the Education Law, in relation to changing the name of the State School of Agriculture on Long Island to the State Institute of Applied Agriculture." (No. 1778, Int. No. 1436.)

"An act to amend the Labor Law, in relation to the employment of women and minors in certain industries," (No. 1620, Int. No. 1360.)

"An act making an appropriation for continuing and completing the work of establishing and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen." (No. 1046, Int. No. 946.)

"An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor." (No. 936, Int. No. 567.)

"An act to promote the health and efficiency of firemen in cities of the State." (No. 1825, Int. No. 1366.)

"An act to amend the Military Law, in relation to commutation of pensions." (No. 1849, Int. No. 275.)

"An act to amend the Liquor Tax Law, in relation to the sale, delivery and possession of liquors under local option vote." (No. 1749, Int. No. 812.)

On motion of Mr. Martin, the committee on rules was instructed to report Assembly bill (No. 585, Int. No. 563) entitled "An act to amend the Workmen's Compensation Law, generally," with the following amendments:

Page 2, strike out lines 14 to 24, inclusive.

Page 2, line 25, strike out the numeral "3" and insert in italies in place thereof the numeral "2".

Page 6, line 8, strike out the bracket.

Page 6, line 9, strike out the word "five" and insert in italics in place thereof the word "eight".

Page 6, line 10, strike out the bracket.

Page 6, line 24, strike out the words "in which" and substitute in place thereof the following; "arising under the jurisdiction of the commission notwithstanding that no claim is filed within one year after death".

Page 6, line 25, strike out the words "there are no persons entitled to compensation, or" and insert in italics in place thereof

the word "and".

Page 7, line 1, strike out the words "upon a claim filed within one" and insert after the word "compensation" the following: "other than funeral expenses".

Page 7, line 2, strike out the words "year after the death of

the injured employee".

Page 7, line 6, strike out the numeral "4" and insert in italics in place thereof the numeral "3".

Page 9, line 1, strike out the numeral "5" and insert in italies

in place thereof the numeral "4".

Page 9, line 9, after the word "mother" insert the following: "or to either or both".

Page 9, line 21, strike out the numeral "6" and insert in italics in place thereof the numeral "5".

Page 11, line 19, strike out the numeral "7" and insert in

italies in place thereof the numeral "6".

Page 12, line 25, strike out the numeral "8" and insert in italics in place thereof the numeral "7".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Martin, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1913, Int. No. 1501) entitled "An act authorizing the termination of certain highway contracts, conferring jurisdiction upon the Court of Claims to hear and determine claims and make awards for increased costs incurred in war

contracts, and making an appropriation for the completion of unfinished work," with the following amendments:

Page 2, line 6, after the word "extended" strike out comma.

Page 2, line 17, after the word "seventeen" insert comma.

Page 3, line 9, after the word "contract" strike out the comma.

Page 3, line 26, after the word "labor" strike out comma.

Page 4, line 7, strike out the word "and" and insert the word "on".

Page 4, line 17, after the word "determined" strike out comma.

Page 4, line 25, after the word "during" insert the words "the year".

Page 5, line 2, after the word "action" insert the word "shall".

Page 5, line 2, change the word "accrues" to the word "accrue".

Page 6, line 2, after the word "law" insert comma.

Page 2, line 16, strike out the word "said" and insert the word "the".

Page 4, line 22, after the word "terial" insert "s".

Page 4, line 24, strike out the last word in the line.

Page 6, line 10, strike out the word "as" and insert the word "that".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

Mr. McLaughlin offered for the consideration of the House a resolution, in the words following:

Resolved, That the Catholic Protectory Band of Bronx county be invited to play upon the adjourning day of the Assembly, and that for that purpose a sum not over three hundred (\$300) dollars be appropriated from the fund for contingent expenses of the Legislature, to be paid by the Treasurer on the warrant of the Comptroller upon the certificate of the Speaker of the House.

Which was referred to the committee on ways and means.

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Davies A E	Hopkins	McGinnies	Smith C C
Ames D H	Davies E O	Hunter	McKee	Smith E A
Ames H L	Davies	Hutchinson	McLaughlin	Smith H W
	Dickstein	Jenks	McNab	Solomon C
Barra		Johnson C C	McWhinney	
Beasley	Dobson	Johnson L W	McWilliams	Solomon M
Bewley	Donnelly			Soule
Blakely	Donohoe	Judson	Mead	Steinberg
Bloch	Donohue	Kahn	Miller C P	Tallett
Bloomfield	Downs	Kelly	Miller E H	Taylor
Booth	Drechsler	Kennedy	Miller N J	Thayer
Brackley	Evans	Kenyon	Morris	Tyler
Brady	Everett	Kiernan	Mullen	Ullman
Braun	Fearon	Lattin	Norton	Vezin
Brink	Fenner	Leininger	O'Hare	Walrath
Brown	Fertig	Lentol	Peck	Walter
Brush	Flanagan	Lilly	Pellet	Webb
Burr	Flynn	Link	Pierce	Weiss
Burston	Gaffers	Long	Quackenbush	Wells
Burtnett	Gardner	Lord	Rice	Welsh
Caulfield	Gaylord	Lown	Richford	Westall
Chamberlin	Goldberg	Lyons	Sammis	Wheelock
Cheney	Graham	Machold	Schwab	Whitcomb
Claessens	Greenwald	Malone	Scott	Wilson
Coles	Griffith	Martin	Seaker	Winter
Copeley	Hager	McArdle	Seesselberg	Witter
Cowee	Harris	McCue	Shannon	Youker
Cox	Hawkins	McDonald	Showers	Zimmerman
Cronin	Healy	McElligott	Slacer	Speaker
Curley				

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 1620, Int. No. 1360) entitled "An act to amend the Labor Law, in relation to the employment of women and minors in certain industries."

On motion of Mr. H. L. Ames, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Monday next.

On motion of Mr. Adler, the committee on rules was instructed to report Senate bill (No. 424, Rec. No. 41) entitled "An act to amend the State Finance Law, in relation to the duties of Comptroller."

On motion of Mr. Adler, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form! at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Those who voted in the affirmative were:

Adler Curley Healy McDonald Sho	owers
Ames D H Davies A E Hooper McElligott Sla	
	ith C C
	ith E A
	ith H W
	omon C
	omon M
Bloch Donohoe Johnson L W McWilliams Sou	
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	aver
Braun Fearon Kenyon Morris Tyl	
The state of the s	man
Brown Fertig Lattin Norton Vez	
	lrath
	lter
Burston Franchot Lilly Pellet We	
Burtnett Gaffers Link Pierce We	
Caulfield Gardner Long Quackenbush We	
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Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 577, Int. No. 555) entitled "An act to amend the State Finance Law, in relation to the duties of Comptroller."

On motion of Mr. Adler, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1679, Int. No. 1076) entitled "An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof."

On motion of Mr. Bewley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

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Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Webb
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 897, Int. No. 824) entitled "An act to amend the Labor Law, in relation to posting notice as to number of hours employed."

On motion of Mr. Bewley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	· Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1191, Int. No. 1073) entitled "An act to amend the Agricultural

Law, in relation to fees of justices, magistrates and constables, upon the hearings of complaints for the attacks of dogs."

On motion of Mr. Gardner, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δ ssembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 909, Int. No. 836) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to qualifications of voters."

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Mr. Fearon moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 1, line 3, strike out the character sign for section and insert "Section".

Page 1, line 5, strike out the word "for".

Page 2, line 11, strike out the word "twenty-one" and insert in place thereof in italics the word "twenty-two".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the special order of second and third reading.

Mr. Speaker announced the special order, being the bill (No. 869, Int. No. 799) entitled "An act to provide for the establishment of a hatchery for herring, or cisco, at Sodus Point, and making an appropriation therefor."

On motion of Mr. Gaylord, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Braun	Curley Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler Everett Fearon	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenyon	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris	Showers Slacer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler
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Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 983, Int. No. 893) entitled "An act to amend the Religious Corporations Law, in relation to the sale, mortgage and lease of real property of religious corporations."

On motion of Mr. McLaughlin, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H V
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin

Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Caffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1778, Int. No. 1436) entitled "An act to amend the Education Law, in relation to changing the name of the State School of Agriculture on Long Island to the State Institute of Applied Agriculture."

On motion of Mr. McWhinney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler Ames D H Ames H L Barra Beasley Bewlev Blakely Bloch Bloomfield Booth Brackley Brady Brady Braun Brink	Curley Davies A E Davies E O Davis Dickstein Dobson Donnelly Donohoe Donohue Downs Drechsler Everett Fearon Fenner	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kennedy Kenyon Kiernan	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller F H Miller N J Morris Mullen	Showers Slaeer Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler Ullman
Brink Brown	Fenner Fertig	Kiernan Lattin	Mullen Norton	Ullman Vezin

Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	. Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1347, Int. No. 1193) entitled "An act to amend the Code of Civil Procedure, in relation to the compensation of officers of the Court of Claims, and making an appropriation therefor."

On motion of Mr. Malone, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlain	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Chaham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1726, Int. No. 1408) entitled "An act to amend the Election Law, in relation to compensation of canvassing inspectors."

On motion of Mr. Pellet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Üllman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall

Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1773, Int. No. 1431) entitled "An act to amend chapter one hundred and ninety-nine of the Laws of nineteen hundred and eighteen, entitled 'An act to repeal article eleven-a of the Education Law, relating to town boards of education, and certain provisions of the chapter by which such article was added, and to provide for the restoration of former conditions with respect to school districts,' relative to the settlement of the financial affairs of a town board of education."

On motion of Mr. Soule, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

211000 11110	70000 111 0110		. 020	
Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Schomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin

Brush	Flanagan	Leininger	O'Hare	Walrath
Burtnett	Flynn	Lentol	Peck	Walter
Burr	Franchot	Lilly	Pellet	Weiss
Burston	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1046, Int. No. 946) entitled "An act making an appropriation for continuing and completing the work of establishing and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen."

On motion of Mr. Showers, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers		
Ames D H	Davies A E	Hooper	McElligott	Slacer		
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C		
Barra	Davis	Hunter	McKee	Smith E A		
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W		
Bewley	Dobson	Jenks	McNab	Solomon C		
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M		
Bloch	Donohoe	Johnson L W	McWilliams	Soule		
Bloomfield	Donohue	Judson	Mead	Steinberg		
Booth	Downs	Kahn	Miller C P	Tallett		
Brackley	Drechsler	Kelly	Miller E H	Taylor		
Brady	Everett	Kennedy	Miller N J	Thaver		
Braun	Fearon	Kenyon	Morris	Tyler		
Brink	Fenner	Kiernan	Mullen	Ullman		
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Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	r'eck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells-
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Lessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
C'owee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1367, Int. No. 1213) entitled "An act to amend the Highway Law, with relation to the compensation of division engineers."

On motion of Mr. Wheelock, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 3

Adler Ames D H Ames B L Barra Beasley Bobson Bewley Blakely Blakely Bloch Ploomfield Brackley Brady Brady Franch Brown Brown Brown Brown Brush Brush Franchot Burr Bares E Oavies A E Davies A E Davies H Davis Bovies A Davies A Davies A Davies A Davies A Davies A Everst Davies A Everst Donnohe Downs Everett Fearon Ferent Ferner Ferner Franch Flynn Flunagan Brush Franchot Burr Gaffers Burston Gaffers	Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenyon Kiernan Lattin Leininger Lentol Lilly Link Long	McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pellet	Slacer Smith E Smith E Smith H Solomon Soule Steinberg Tallett Taylor Thayer Tyler Ullman Vezin Walrath Walter Weiss Wells
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Gaylord Lord Quackenbush Burtnett Welsh Caulfield Goldberg Lown Rice Westall Richford Chamberlin Graham Lyons Wheelock Greenwald Whitcomb Cheney Machold Sammis Griffith Malone Schwab Wilson Coles Copeley Martin Winter Hager Scott Cowee Harris McArdle Seaker Witter Cox Hawkins McCue Seesselberg Youker McDonald Cronin Healy Shannon Zimmerman Curley Hooper

Those who voted in the negative were:

Claessens Drechsler Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1204, Int. No. 1077) entitled "An act to amend the Education Law, in relation to the consolidation of city school districts and city boards of education of certain cities of the State."

On motion of Mr. Bewley, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λ ssembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler Curley Healy McDonald Showers Ames DH Davies A E Hooper McElligott Slacer Ames H L Davies E O Hopkins McGinnies Smith CC Barra Davis Hunter McKee Smith E A Dickstein Beasley Hutchinson McLaughlin Smith H W Jenks McNab Solomon C Bewley Dobson Blakely Donnelly Johnson C C MeWhinney Solomon M McWilliams Bloch Donohoe Johnson L.W Soule Bloomfield Donohue Judson Mead Steinberg Booth Downs Kahn Miller C P Tallett Kelly Bracklev Drechsler Miller E H Taylor Brady Everett Kennedy Miller N J Thaver Braun Fearon Kenyon Morris Tyler Brink Fenner Kiernan Mullen Ullman Brown Fertig Lattin Norton Vezin Brush Flanagan Leininger O'Hare Walrath Burr Flynn Lentol Peck Walter

Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

The bill (No. 360, Int. No. 351) entitled "An act to amend the Greater New York charter, in relation to fire department pilots," having been announced for a third reading,

On motion of Mr. Burr, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1692, Int. No. 781) entitled "An act to amend the Transportation Corporations Law, in respect to stage routes, bus lines and motor vehicle lines carrying passenger for hire in cities," having been announced,

Mr. Welch moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 2, line 7, strike out the opening bracket "[" after the word "law", and strike out the closing bracket "]" after the word "and".

Line 7, strike out the words "For the opera-"

Strike out lines 8 and 9.

Line 10, strike out the words "to operate the same".

Line 11, strike out the balance of the line after the word "necessity".

Line 12, strike out the word "jurisdiction" and also strike out the opening bracket "[".

Line 13, strike out the closing bracket after the word "and" and also strike out the balance of the line.

Strike out line 14.

Line 15, strike out the comma after the word "subject", and also strike out the words "with respect to such route, line or vehicle,".

Line 20, strike out the words "with respect to such route, line

Line 21, strike out the word "vehicles" and also strike out the comma after such word.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1379, Int. No. 1225) entitled "An act to locate in part the boundary line between the counties of Kings and Queens," having been announced for a third reading,

On motion of Mr. Braun, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1457, Int. No. 1272) entitled "An act to amend the Real Property Law, in relation to recording conveyances of real property," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not woting in favor thereof, and three-fifths being present.

AYES 16 NOES 99

Those who voted in the affirmative were:

Evans Everett Fearon Machold	Martin McElligott O'Hare	Pellet Scott Shannon	Thayer Walrath Wells	Welsh Wilson Zimmerman
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Those who voted in the negative were:

.Adler	Cox	Griffith	Lord	Schwab
Ames D H	Cronin	Hager	Lyons	Showers
Ames H L	Crowley	Hawkins	McArdle	Slacer .
Barra	Curley	Hooper	McCue	Smith C C
Bloomfield	Davies A E	Hunter	McDonald	Smith E A
Booth	Davis	Hutchinson	McGinnies	Smith H W
Brackley	Dickstein	Jenks	McKee	Solomon C
Brady	Dobson	Johnson C C	McLaughlin	Solomon M
Braun	Donnelly	Johnson L W	McWilliams '	Soule
Brink	Donohoe	Judson	Mead	Steinberg
Brown	Donohue	Kahn	Miller C P	Ullman
Burr	Downs	Kelly	Miller E H	Walter
Burston	Drechsler	Kennedy	Miller N J	Weiss

Burtnett	Fenner	Kiernan	Morris	Westall
Caulfield	Fertig	Lattin	Mullen	Wheelock
Chamberlin	Flanagan	Leininger	Norton	Whitcomb
Cheney	Gaffers	Lentol	Peck	Winter
Claessens	Gardner	Lilly	Quackenbush	Witter
Coles	Gaylord	Link	Rice	Youker
Conelev	Goldherg	Long	Richford	

Mr. Everett moved to reconsider the vote by which said bill was lost, and that said motion lie on the table.

Mr. Speaker put the question whether the House would agree to said motion to lie on the table, and it was determined in the affirmative.

The Senate bill (No. 1216, Rec. No. 152) entitled "An act to amend the Insanity Law, in relation to the filing of papers in proceedings to determine the question of insanity," having been announced for a third reading,

On motion of Mr. Mullen, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1639, Int. No. 375) entitled "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the qestion whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Tealv	McDonald	Showers
Ames D H	Oavies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer

Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

The bill (No. 1037, Int. No. 937) entitled "An act to amend the Highway Law, in relation to bridges upon State and county highways," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 52

Those who voted in the affirmative were:

Adler Ames D H	Davies A E Davies E O	Hooper Hopkins	Mead Miller C P	Soule Tallett
Ames H L	Davies E O	Hunter		Taylor
	Dobson		Miller N J	
Bewley		Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenvon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whitcomb
Chamberlin	Graham	Malone	Shannon	Wilson
Cheney	Greenwald	Martin	Showers	Witter
Coles	Hager	McGinnies	Slacer	Youker
Copeley	Harris	McNab	Smith C C	Zimmerman
Cowee	Hawkins	McWhinney		

Those who voted in the negative were:

Barra	Dickstein	Kahn	McCue	Schwab
Beasley	Donnelly	Kelly	McDonald	Seesselberg
Bloch	Donohue	Kennedy	$_{ m MeElligott}$	Smith E A

Drechsler Braun Fertig Burr Flanagan Burston Flynn Claessens Goldberg Cox Griffith Cronin Healy Johnson C C Curley

Kiernan Leininger Lentol Link Lyons McArdle

McKee McLaughlin McWilliams Miller E H Morris Mullen O'Hare

Smith H W Solomon C Solomon M Steinberg Taylor Walter Winter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1145, Int. No. 413) entitled "An act to amend the Military Law, in relation to commissions for officers in National Guard Reserve," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139 ` NOES

Those who voted in the affirmative were:

Healy Adler Curley Ames D H Davies A E Hooper Ames H L Davies E O Davis Barra Beasley Dickstein Bewley Dobson Bloch Donohoe Bloomfield Donohue Downs Booth Bracklev Drechsler Brady Braun Fearon Brink Fenner Brown Fertig Brush Flanagan Flynn Burston Franchot Burtnett Gaffers Caulfield Gardner Chamberlin Gaylord Goldberg Claessens Graham Coles Copeley Griffith Cowee Hager Cox Harris Cronin Hawkins

Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenyon Kiernan Lattin Leininger Link Long Lord Lown Lyons Machold Malone Martin McArdle McCue McDonald

McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen Norton O'Hare Peck Pellet Pierce Quackenbush Rice Richford Sammis

Schwab

Seaker

Shannon

Showers

Seesselberg

Scott

Smith C C Smith E A Smith H W Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler Ullman Vezin Walrath Walter Weiss Wells Welsh Westall Wheelock Whitcomb Wilson Winter Witter Youker Zimmerman

Slacer

In the negative:

Lilly

The bill (No. 1631, Int. No. 1371) entitled "An act to amend the Highway Law, in relation to the location of route three in Rockland county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 50

Those who voted in the affirmative were:

Adler	Davies A E	Hooper	Mead	Steinberg
Ames D H	Davies E O	Hopkins	Miller C P	Tallett
Ames H L	Davis	Hunter	Miller N J	Thayer
Bewley	Dobson	Hutchinson	Norton	Tyler
Blakely	Donohoe	Jenks	Peck	Ullman
Bloomfield	Downs	Johnson L W	Pellet	Vezin
Booth	Everett	Judson	Pierce	Walrath
Brady	Fearon	Kenvon	Quackenbush	Weiss
Brink	Fenner	Lattin	Rice	Wells
Brown	Franchot	Long	Richford	Welsh
Brush	Gaffers	Lord	Sammis	Westall
Burtnett	Gardner	Lown	Scott	Wheelock
Caulfield	Gaylord	Machold	Seaker	Whiteomb
Chamberlin	Graham	Malone	Showers	Wilson
Chenev	Greenwald	Martin	Slacer	Witter
Coles	Hager	McGinnies	Smith C C	Youker
Copeley	Harris	McNab	Soule	Zimmerman
Cowee	Hawkins	McWhinney		

Those who voted in the negative were:

Barra Dickstein Healy Lyons O'Hare	
Beasley Donnelly Johnson CC McArdle Schwa	b
Bloch Donohue Kahn McCue Seessel	berg
Brackley Drechsler Kelly McElligott Shanno	
Braun Fertig Kennedy McKee Smith	EA
Burr Flanagan Kiernan McLaughlin Smith	HW
Burston Flynn Leininger McWilliams Solomo	n M
Cox Gage Lentol Miller E H Taylor	
Cronin Goldberg Lilly Morris Walter	
Curley Griffith Link Mullen Winter	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1398, Int. No. 922) entitled "An act to amend the General Business Law, in relation to employment agencies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage,

1762

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87 NOES 53

Those who voted in the affirmative were:

Adler	Davies A E	Hopkins	Mead	Steinberg
Ames D H	Davies E O	Hunter	Miller C P	Tallett
Ames H L	Davis	Hutchinson	Miller N J	Thayer
Bewley	Dobson	Jenks	Norton	Tyler
Blakely	Downs	Johnson L W	Peck	Ullman
Bloomfield	Everett	Judson	Pellet	Vezin
Booth	Fearon	Kenyon	Pierce	Walrath
Brady	Fenner	Lattin	Quackenbush	Weiss
Brink	Franchot	Long	Rice	Wells
Brown	Gaffers	Lord	Richford	Welsh
Brush	Gardner	Lown	Sammis	Westall
Burtnett	Gaylord	Machold	Scott	Wheelock
Caulfield	Graham	Malone	Seaker	Whiteomb
Chamberlin	Greenwald	Martin	Showers	Wilson
Cheney	Hager	McGinnies	Slacer	Witter
Coles	Harris	McNab	Smith C C	Youker
Copeley	Hawkins	McWhinney	Soule	Zimmerman
Cowee	Hooper	•		

Those who voted in the negative were:

Barra	Dickstein	Johnson C C	McCue	Schwab
Beasley	Donnelly	Kahn	McDonald	Seesselberg
Bloch	Donohoe	Kelly	McElligott	Shannon
Brackley	Donohue	Kennedy	McKee	Smith E A
Braun	Drechsler	Kiernan	McLaughlin	Smith H W
Burr	Fertig	Leininger	McWilliams	Solomon C
Burston	Flanagan	Lentol	Miller E H	Solomon M
Claessens	Flynn	Lilly	Morris	Taylor
Cox	Goldberg	Link	Mullen	Walter
Cronin	Griffith	Lyons	O'Hare	Winter
Curley	Healy	McArdle		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1266, Int. No. 1135) entitled "An act to amend the Insurance Law, in relation to mutual automobile fire insurance corporations," having been announced,

Debate was had.

APRIL 87 1763

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101 NOES 9

Those who voted in the affirmative were:

Adler	Curley	Healy	Martin	Scott
Ames D H	Davies E O	Hooper	McArdle	Shannon
Ames H L	Davis	Hopkins	McCue	Showers
Bewley	Dobson	Hunter	McElligott	Slacer
Blakely	Donohoe	Hutchinson	McKee	Smith C C
Bloch	Donohue	Jenks	McLaughlin	Solomon C
Bloomfield	Drechsler	Johnson C C	McWhinney	Solomon M
Brackley	Evans	Johnson L W	McWilliams	Soule
Brady	Fenner	Kahn	Mead	Steinberg
Braun	Flanagan	Kelly	Miller C P	Tallett
Brown	Gaffers	Kennedy	Miller N J	Thayer
Brush	Gaylord	Kenyon	Morris	Tyler
Burr	Goldberg	Kiernan	Mullen	Walrath
Burtnett	Graham	Lattin	Norton	Welsh
Caulfield	Greenwald	Leininger	Peck	Westall
Chamberlin	Griffith	Lentol	Pellet	Wheelock
Claessens	Hager	Lown	Quackenbush	Whitcomb
Coles	Hamill	Lyons	Rice	Wilson
Copeley	Harris	Machold	Richford	Winter
Cowee	Hawkins	Malone	Schwab	Zimmerman
Cronin				

Those who voted in the negative were:

Crowley Gardner Ullman Walter Youker Franchot McDonald Vezin Weiss

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1265, Int. No. 1134) entitled "An act to amend the Insurance Law, in relation to mutual automobile casualty insurance corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 101 NOES 9

Those who voted in the affirmative were:

Adler	Curley	Healy	Martin	Scott
Ames D H	Davies E O	Hooper	McArdle	Shannon
Ames H L	Davis	Hopkins	McCue	Showers
Bewley	Dobson	Hunter	McElligott	Slacer
Blakely	Donohoe	Hutchinson	McKee	Smith C C
Bloch	Donohue	Jenks	McLaughlin	Solomon C
Bloomfield	Drechsler	Johnson C C	McWhinney	Solomon M
Brackley	Evans	Johnson L W	McWilliams	Soule
Brady	Fenner	Kahn	Mead	Steinberg
Braun	Flanagan	Kelly	Miller C P	Tallett
Brown	Gaffers	Kennedy	Miller N J	Thayer
Brush	Gaylord	Kenvon	Morris	Tyler
Burr	Goldberg	Kiernan	Mullen	Walrath
Burtnett	Graham	Lattin	Norton	Welsh
Caulfield	Greenwald	Leininger	Peck	Westall
Chamberlin	Griffith	Lentol	Pellet	Wheelock
Claessens	Hager	Lown	Quackenbush	Whitcomb
Coles	Hamill	Lyons	Rice	Wilson
Copeley	Harris	Machold	Richford	Winter
Cowee	Hawkins	Malone	Schwab	Zimmerman
Cronin				

Those who voted in the negative were:

Gardner Ullman Walter Youker Franchot McDonald Vezin Weiss

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Donohue, the committee on rules was instructed to report Senate bill (No. 991, Rec. No. 218) entitled "An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week."

Said bill having been announced.

Debate was had.

Mr. Slacer moved to amend as follows:

Page 1, line 7, after the word "afternoon" insert the following: "provided the pictures are censored by a local board of recreation, serving without compensation and appointed by the executive authority of such city, town or village".

Page 2, line 5, after the word "afternoon" insert the following: "provided the pictures are censored by a local board of recreation, serving without compensation and appointed by the executive authority of such city, town or village ".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the negative.

Debate was continued.

On motion of Mr. Donohue, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Donohue, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 84 NOES 58

Those who voted in the affirmative were:

Adler	Cox	Griffith	Machold	Shannon
Barra	Cronin	Hamil!	McArdle	Smith E A
Beasley	Crowley	Harris	McCue	Smith H W
Bewley	Curley	Hawkins	McDonald	Solomon C
Blakely	Dickstein	Healy	McElligott	Solomon M
Bloch	Dobson	Hopkins	McKee	Soule
Brackley	Donnelly	Johnson C C	McLaughlin	Steinberg
Brady	Donohue	Judson	McWhinney	Taylor
Braun	Drechsler	Kahn	McWilliams	Ullman
Burr	Evans	Kelly	Miller E H	Walter
Burston	Fearon	Kennedy	Miller N J	Weiss
Burtnett	Fertig	Kiernan	Morris	Wells
Caulfield	Flanagan	Leininger	Mullen	Welsh
Chamberlin	Flynn	Lentol	O'Hare	Westall
Cheney	Franchot	Lilly	Pellet	Winter
Claessens	Gardner	Link	Schwab	Zimmerman
Coles	Goldberg	Lyons	Seesselherg	

Those who voted in the negative were:

Ames D H	Donohoe	Jenks	Norton	Tallett
Ames H L	Downs	Johnson L W	Pierce	Thayer
Bloomfield	Everett	Lattin	Quackenbush	Tyler
Booth	Fenner	Long	Rice	Vezin
Brink	Gaffers	Lord	Richford	Walrath
Brown	Gaylord	Lown	Sammis	Wheelock
Brush	Graham	Malone	Scott	Whiteomb
Copeley	Greenwald	Martin	Seaker	Wilson
Cowee	Hager	McGinnies	Showers	Witter
Davies A E	Hooper	McNab	Slacer	Youker
Davies E O	Hunter	Mead	Smith C C	Speaker
Davis	Hutchinson	Miller C P		

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1838, Int. No. 429) entitled "An act to amend the Penal Law, in relation to the exhibition of motion pictures on the first day of the week," having been announced for a third reading,

On motion of Mr. Donohue, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1670, Int. No. 881) entitled "An act to amend the Penal Law, in relation to the possession and use of dangerous weapons," having been announced for a third reading,

On motion of Mr. Hawkins, and by unanimous consent, said bill was ordered placed on the third reading calendar for Tuesday next.

The bill (No. 1817, Int. No. 1083) entitled "An act to amend the State Charities Law, inserting therein a new article regulating the solicitation of money and property for charitable and patriotic purposes," having been announced for a third reading,

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1678, Int. No. 755) entitled "An act to amend the Highway Law, in relation to motor vehicles," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 100 NOES 20

Adler	Davies A E	Hawkins	McCue	Smith C C
Ames D H	Davies E 0	Healy	McDonald	Smith E A
Ames H L	Davis	Hooper	McElligott	Smith H W
Barra	Dobson	Hopkins	McKee	Solomon M
Bewley	Donnelly	Hunter	McLaughlin	Soule
Bloomfield	Donohoe	Jenks	McWhinney	Tallett
Booth	Donohue	Johnson C C	Mead	Taylor
Brady	Evans	Johnson L W	Miller C P	Thayer
Braun	Everett	Kahn	Miller E H	Tyler
Brink	Fenner	Kelly	Miller N J	Vezin
Brush	Fertig	Kiernan	Morris	Walrath

Burr	Gaffers	Lattin	Norton	Welsh
Burtnett	Gardner	Long	Pellet	Westall
Cheney	Gaylord	Lord	Quackenbush	Wheelock
Claessens	Goldberg	Lown	Rice	Whitcomb
Coles	Graham	Lyons	Richford	Wilson
Copeley	Greenwald	Machold	Scott	Winter
Cowee	Hager	Malone	Shannon	Witter
Cox	Hamill	Martin	Showers	Youker
Crowley	Harris	McArdle	Slacer	Zimmerman

Those who voted in the negative were:

Beasley	Downs	Kennedy	Mullen	Steinberg
Burston	Drechsler	Leininger	O'Hare	Ullman
Cronin	Flanagan	Link	Schwab	Walter
Dickstein	Griffith	McWilliams	Seesselberg	Weiss

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1650, Int. No. 1393) entitled "An act to amend the Insurance Law, in relation to the method of computing the reserves of casualty or surety insurance corporations," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E 0	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells

Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

The bill (No. 1549, Int. No. 1341, entitled "An act to amend the Insurance Law, in relation to the funds and capital within the United States of insurance corporations organized outside the United States transacting in this State the insurance business," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whiteomb
Coles	Greenwald	Machold	Schwab	Wilson
COLCS	Greenward.	214CHOIG	Conway	1111111

Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker .	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

The bill (No. 955, Int. No. 864) entitled "An act to amend the Penal Law, in relation to Sunday observance," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77 NOES 42

Those who voted in the affirmative were:

Adler	Curley	Goldberg	McArdle	Smith E A
Ames H L	Davies A E	Griffith	McCue	Smith H W
Barra	Davies E O	Hamill	McElligott	Soule
Bewley	Dickstein	Harris	McWhinney	Steinberg
Blakely	Dobson	Hawkins	Mead	Taylor
Bloch	Donnelly	Healy	Miller C P	Thayer
Booth	Donohoe	Hooper	Miller E H	Ullman
Brackley	Donohue	Kahn	Miller N J	Vezin
Brady	Downs	Kelly	Morris	Walrath
Braun	Evans	Kennedy	Pellet	Weiss
Brush	Everett	Kiernan	Rice	Welsh
Burr	Fenner	(Long	Richford	Westall
Burtnett	Flanagan	Lord	Scott	Wheelock
Chamberlin	Franchot	Machold	Seesselberg	Winter
Coles	Gaffers	Malone	Smith C C	Witter
Cowee	Gardner			

Those who voted in the negative were:

Brink	Fertig	Lattin	McWilliams	Solomon C
Burston	Gaylord	Leininger	Mullen	Solomon M
Cheney	Hager	Lilly	Norton	Tallett
Claessens	Hopkins	Lown	O'Hare	Tyler
Copeley	Hunter	Lyons	Sammis	Walter
Cox	Hutchinson	Martin	Schwab	Whitcomb
Cronin	Jenks	McDonald	Showers	Wilson
Davis	Johnson C C	McNab	Slacer	Zimmermar,
Drechsler	Johnson L W			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

1770 Tuesday

The bill (No. 718, Int. No. 681) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which James J. Bryan, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 9

Those who voted in the affirmative were:

Adler	Curley	Hooper	McDonald	Shannon
Ames D H	Davies A E	Hopkins	McElligott	Showers
Ames H L	Davies E O	Hunter	McGinnies	Slacer
Barra	Davis	Hutchinson	McKee	Smith C C
Beasley	Dickstein	Jenks	McLaughlin	Smith H W
Bewley	Dobson	Johnson C C	McNab	Solomon C
Blakely	Donnelly	Johnson L W	McWhinney	Solomon M
Bloomfield	Donohoe	Judson	McWilliams	Soule
Booth	Donohue	Kahn	Mead	Tallett
Brackley	Dononue	Kelly	Miller C P	
Brady	Drechsler	Kennedy	Miller E H	Taylor
Braun	Everett		Miller N J	Thayer
		Kenyon		Tyler
Brink	Fearon	Kiernan	Morris	Ullman
Brown	Fenner	Lattin	Mullen	Vezin
Brush	Flanagan	Lentol	Norton	Walrath
Burr	Flynn	Lilly	O'Hare	Walter
Burston	Franchot	Link	Peck	Weiss
Burtnett	Gaffers	Long	Pierce	Wells
Caulfield	Gardner	Lord	Quackenbush	Welsh
Chamberlin	Gaylord	Lown	Rice	Westall
Cheney	Graham	Lyons	Richford	Wheelock
Claessens	Greenwald	Machold	Sammis	Whitcomb
Coles	Griffith	Malone	Schwab	Wilson
Copeley	Hager	Martin	Scott	Winter
Cowee	Harris	McArdle	Seaker	Witter
Cox	Hawkins	McCue	Seesselberg	Zimmerman
Cronin		2.20040	Decisioning	Zimmerman

Those who voted in the negative were:

	Goldberg Healy	Leininger Pellet	Smith E A Steinberg	Youker
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The bill (No. 1701, Int. No. 1013) entitled "An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

· AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett .
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 947, Int. No. 856) entitled "An act to amend the Greater New York charter, in relation to the police department," having been announced for a third reading,

On motion of Mr. Burr, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1767, Int. No. 183) entitled "An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof," was read the third time, having been printed and upon the desks of the members in its final form at least three-calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A.
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg.	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1765, Int. No. 921) entitled "An act to amend the Agricultural Law, in relation to regulations in regard to APRIL 8] 1773

manufactories, plants or places where milk or cream is brought or received and the value thereof is determined by the milk fat content," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	nckstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1812, Int. No. 1260) entitled "An act to amend the Agricultural Law, in relation to licensing of dogs and protection of domestic animals therefrom," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlain	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1763, Int. No. 1130) entitled "An act to amend the Election Law, in relation to qualification of election officers," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the APRIL 8] 1775

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Healy McDonald Showers Adler Curley McElligott Slacer Ames H L Davies A E Hooper McGinnies Smith C C Ames D H Davies E O Hopkins McKee Smith E A Hunter Barra Davis Hutchinson McLaughlin Smith H W Beasley Dickstein McNab Solomon C Bewley Dobson Jenks McWhinney Johnson C C Solomon M Donnelly Blakely McWilliams Donohoe Johnson L W Soule Bloch Bloomfield Donohue Judson Mead Steinberg Miller C P Tallett Downs Kahn Booth Miller E H Taylor Brackley Drechsler Kellv Miller NJ Brady Everett Kennedy Thayer Morris Tyler Fearon Kenvon Braun Mullen Ullman Fenner Kiernan Brink Brown Fertig Lattin Norton Vezin O'Hare Walrath Brush Flanagan Leininger Peck Walter Burr Flynn Lentol Pellet Burston Franchot Lilly Weiss Link Pierce Wells Burtnett Gaffers Quackenbush Welsh Caulfield Gardner Long Westall Chamberlin Gaylord Lord Rice Richford Wheelock Cheney Goldberg Lown Whitcomb Claessens Graham Lyons Sammis Machold Coles Greenwald Schwab Wilson Malone Winter Copeley Griffith Scott Witter Cowee Hager Martin Seaker Youker Cox Harris McArdle Seesselberg Cronin McCue Shannon Zimmerman Hawkins

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1761, Int. No. 796) entitled "An act to amend the Judiciary Law, in relation to fees and expenses of stenographers for official referees," having been announced,

Mr. Welch moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forhwith amended as follows:

Page 3, line 2, strike out the words "No charge shall be made against the State by the".

Strike out lines 3 and 4.

Line 5, strike out the word "court".

Line 12, strike out the words "No charge, however, shall".

Strike out lines 13 and 14.

Line 15, strike out the words "filed in the office of the clerk of court".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1697, Int. No. 798) entitled "An act to amend the Highway Law, in relation to the construction or improvement of State or county highways," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Crowley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C. C	McWhinnev	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig.	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol_	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gavlord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Scott	Wilson
Copeley	Griffith	Malone	Schwab	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

APRIL 8] 1777

On motion of Mr. Donnelly, the committee on rules was instructed to report Senate bill (No. 1354, Rec. No. 207) entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him."

On motion of Mr. Donnelly, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Donnelly, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 3

Those who voted in the affirmative were:

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Adler	Davies A E	Hooper	McElligott	Slacer
Ames D H	Davies E O	Hopkins	McGinnies	Smith C C
Ames H L	Davis	Hunter	McKee	Smith E A
Barra	Dickstein ·	Hutchinson	McLaughlin	Smith H W
Beasley	Dobson	Jenks	McNab	Solomon C
Bewley	Donnelly	Johnson C C	McWhinney	Solomon M
Blakely	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Lentol	O'Hare	Walrath
Burr	Flynn	Lilly	Peck	Walter
Burston	Franchot	Link	Pierce	Weiss
Burtnett	Gaffers	Long	Quackenbush	Wells
Caulfield	Gardner	Lord	Rice	Welsh
Chamberlin	Gaylord	Lown	Richford	Westall
Cheney	Goldberg	Lyons	Sammis	Wheelock
Claessens	Graham	Machold	Schwab	Whitcomb
Coles	Greenwald	Malone	Scott	Wilson
Copeley	Griffith	Martin	Seaker	Winter
Cowee	Hager	McArdle	Seesselberg	Witter
Cox	Harris	McCue	Shannon	Youker
Cronin	Hawkins	McDonald	Showers	Zimmerman
Curley	Healy			

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Those who voted in the negative were:

Bloch Leininger Pellet

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 349, Int. No. 342) entitled "An act authorizing the police commissioner of the city of New York to rehear charges upon which Peter T. Reehill, formerly a sergeant of the police of such city, was dismissed from such department and to reinstate him in the position formerly held by him," having been announced for a third reading,

On motion of Mr. Donnelly, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Cox, the committee on rules was instructed to report Senate bill (No. 1228, Rec. No. 187) entitled "An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay and Jamaica bay, and making an appropriation therefor."

On motion of Mr. Cox, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Cox, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the amimative were.				
Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Reasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett

Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 354, Int. No. 347) entitled "An act to create a board of conference, in relation to the proposed construction of a waterway, between Gravesend bay and Jamaica bay, and making an appropriation therefor," having been announced for a third reading,

On motion of Mr. Cox, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 33, Int. No. 32) entitled "An act to amend the New York city municipal court code, in relation to providing additional court justices for the borough of Manhattan," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 23 NOES 118

Barra	Cowee	Gardner	McCue	Smith E A
Beasley	Cronin	Harris	McElligott	Smith E A
Blakely	Donohoe	Hawkins	Seesselberg	Westall
Burston	Everett	Jenks	Shannon	Winter
Coles	Flanagan	Kenyon		

Those who voted in the negative were:

Adler	Davis	Hunter	McKee	Slacer
Ames D H	Dickstein	Hutchinson	McLaughlin	Smith C C
Ames H L	Dobson	Johnson C C	McNab	Solomon C
Bewley	Donnelly	Johnson L W	McWhinney	Solomon M
Bloch	Donohue	Judson	Mead	Soule
Bloomfield	Downs	Kahn	Miller C P	Steinberg
Booth	Drechsler	Kelly	Miller E H	Tallett
Brady	Evans	Kennedy	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Lattin	Mullen	Tyler
Brown	Fertig	Leininger	Norton	Ullman
Brush	Flynn	Lentol	O'Hare	Vezin
Burr	Franchot	Lilly	Peck	Walrath
Burtnett	Gaffers	Link	Pellet	Walter
Caulfield	Gaylord	Long	Pierce	Weiss
Chamberlin	Goldberg	Lord	Quackenbush	Wells
Cheney	Graham	Lown	Rice	Welsh
Claessens	Greenwald	Lyons	Richford	Wheelock
Copeley	Griffith	Machold	Sammis	Whiteomb
Cox	Hager	Malone	Schwab	Wilson
Crowley	Hamill	Martin	Scott	Witter ,
Curley	Healy	McArdle	Seaker	Youker
Davies A E	Hooper	McDonald	Showers	Zimmerman
Davies E O	Hopkins	McGinnies		

The bill (No. 1820, Int. No. 1159) entitled "An act to amend the Education Law, in relation to the law library in Richmond county," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers		
Ames D H	Davies A E	Hooper	McElligott	Slacer		
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C		
Barra	Davis	Hunter	McKee	Smith E A		
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W		
Bewley	Dobson	Jenks	McNab	Solomon C		
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M		
Bloch	Donohoe	Johnson L W	McWilliams	Soule		
Bloomfield	Donohue	Judson	Mead	Steinberg		
Booth	Downs	Kahn	Miller C P	Tallett		
Brackley	Drechsler	Kelly	Miller E H	Taylor		
Brady	Everett	Kennedy	Miller N J	Thayer		
Braun	Fearon	Kenyon	Morris	Tyler		
Brink	Fenner	Kiernan	Mullen	Ullman		
Brown	Fertig	Lattin	Norton	Vezin		

Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	WestaIl
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 713, Assembly Reprint No. 1696, Rec. No. 100) entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenvon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells

Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

The bill (No. 964, Int. No. 873) entitled "An act releasing to John Kennaly, his heirs, executors and assigns, all the right, title and interest of the people of the State of New York which may have been acquired by them by escheat or otherwise, in and to the property and estate, both real and personal, of William A. Kinnilly, also known as William A. Kinneally, deceased, and directing the State Treasurer to pay the amount in the treasury to the credit of the estate of said deceased, and the Commissioners of the Land Office of the State of New York to convey the right, title and interest of the people of the State of New York in said real property, to said John Kennaly, his heirs, executors and assigns," having been announced for a third reading,

On motion of Mr. Brush, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1818, Int. No. 1065) entitled "An act to amend the Code of Civil Procedure, in relation to judgment and execution in favor of wage earners," having been announced,

Mr. Jenks moved to recommit said bill to the committee on on codes.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

The bill (No. 660, Int. No. 624) entitled "An act to amend the Judiciary Law, in relation to the power of the Court of Appeals as to admission of attorneys and counsellors to practice," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

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Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson LW	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gavlord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee .	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 641, Int. No. 607) entitled "An act to amend the Religious Corporations Law, in relation to the rights of cemetery lot owners," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon 3
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Franchot	Lentol	Peck	Walter
Burston	Gaffers	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 661, Int. No. 625) entitled "An act to amend the Public Service Commissions Law, by extending the jurisdiction of the Public Service Commissions over the rates, fares and charges fixed by agreement with local authorities," having been announced,

Debate was had thereon, when Mr. Adler moved the previous question.

Mr. Speaker put the question, "Shall the main question be now put?" and it was determined in the affirmative.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the APRIL 8] 1785

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 77 NOES 67

Those who voted in the affirmative were:

Ames D H	Davis	Hooper	McNab	Smith C C
Ames H L	Dobson	Hunter	McWhinney	Soule
Beasley	Donohoe	Hutchinson	Mead	Tallett
Blakely	Downs	Jenks	Miller C P	Thayer
Bloomfield	Everett	Johnson C C	Norton	Tyler
Booth	Fearon	Johnson L W	Peck	Vezin
Brady	Fenner	Kenyon	Pierce	Walrath
Brink	Franchot	Lattin	Quackenbush	Welsh
Brown	Gaffers	Long	Rice	Westall
Brush	Gardner	Lord	Richford	Wheelock
Burtnett	Gaylord	Lown	Rowe	Wilson
Chamberlin	Graham	Machold	Sammis	Witter
Cheney	Greenwald	Malone	Scott	Youker
Coles	Davies A E	Martin	Seaker	Zimmerman
Copeley	Davies E O	McGinnies	Showers	Speaker
Cowee	Hager			

Those who voted in the negative were:

Adler	Dickstein	Judson	McElligott	Slacer
Barra	Donnelly	Kahn	McKee	Smith E A
Bewley	Donohue	Kelly	McLaughlin	Smith H W
Bloch	Evans	Kennedy	McWilliams	Solomon C
Brackley	Fertig	Kiernan	Miller E H	Solomon M
Braun	Flanagan	Leininger	Miller N J	Steinberg
Burr	Flynn	Lentol	Morris	Taylor
Purston	Goldberg	Lilly	Mullen	Ullman
Caulfield	Griffith	Link	O'Hare	Walter
Claessens	Hamill	Lyons	Pellet	Weiss
Cox	Harris	McArdle	Schwab	Wells
Cronin	Hawkins	McCue	Seesselberg	Whitcomb
Crowley	Healy	McDonald	Shannon	Winter
Chirley	Honkins			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1720, Int. No. 1054) entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the salary of prison guards employed by such sheriff," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the [ASSEMBLY JOURNAL] 224 affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1716, Int. No. 258) entitled "An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of motor vehicle registrants and license numbers to the police departments of cities of the third class and villages," having been announced for a third reading,

On motion of Mr. Davis, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1649, Int. No. 1392) entitled "An act to amend the Insurance Law, in relation to the admission of Lloyds and inter-insurance associations domiciled in other States," was read the third time, having been printed and upon the desks of the APRIL 8] 1787

members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	U llman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1205, Int. No. 1078) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John J. Nesbit, formerly a patrolman in the police department of the said city, was dismissed from said department, and to reinstate him in the position formerly held by him," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 9

Those who voted in the affirmative were:

Adler	Curley	Hooper	McDonald	Shannon
Ames D H	Davies A E	Hopkins	McElligott	Showers
Ames H L	Davies E O	Hunter	McGinnies	Slacer
Barra	Davis	Hutchinson	McKee	Smith C C
Beasley	Dickstein	Jenks	McLaughlin	Smith H W
Bewley	Dobson	Johnson C C	McNab	Solomon C
Blakely	Donnelly	Johnson L W	McWhinnev	Solomon M
Bloomfield	Donohoe	Judson	McWilliams	Soule
Booth	Donohue	Kahn	Mead	Tallett
Brackley	Downs	Kelly	Miller C P	Taylor
Brady	Everett .	Kennedy	Miller E H	Thayer
Braun	Fearon	Kenyon	Miller N J	Tyler
Brink	Fenner	Kiernan	Morris	Ullman
Brown	Flanagan	Lattin	Mullen	Vezin
Brush	Flynn	Lentol	Norton	Walrath
Burr	Franchot	Lilly	O'Hare	Walter
Burston	Gaffers	Link	Peck	Weiss
Burtnett	Gardner	Long	Pierce	Wells
Caulfield	Gaylord	Lord	Quackenbush	Welsh
Chamberlin	Goldberg	Lown	Rice	Westall
Cheney	Graham	Lyons	Richford	Wheelock
Claessens	Greenwald	Machold	Sammis	Whitcomb
Coles	Griffith	Malone	Schwab	Wilson
Copeley	Hager	Martin	Scott	Winter
Cowee	Harris	McArdle	Seaker	Witter
Cox	Hawkins	McCue	Seesselberg	Zimmerman
Cronin			8	

Those who voted in the negative were:

Bloch Fertig Leininger Smith E A Youker Drechsler Healy Pellet Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1049, Int. No. 949) entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect," having been announced for a third reading,

On motion of Mr. Malone, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1000, Int. No. 901) entitled "An act authorizing the police commissioner of the city of New York to restore James Quigley to the rank held by him prior to the seventeenth

day of July, nineteen hundred and two," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 129 NOES 12

Those who voted in the affirmative were:

Adler	Curley	Healy	McCue	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McLaughlin	Smith H W
Beasley	Dickstein	Hutchinson	McNab	Solomon C
Bewley	Dobson	Jenks	McWhinney	Solomon M
Blakely	Donnelly	Johnson L W	McWilliams	Soule
Bloomfield	Donohoe	Judson	Mead	Steinberg
Booth	Donohue	Kahn	Miller C P	Tallett
Brackley	Downs	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Flanagan	Lattin	Norton	Vezin
Brush	Flynn	Leininger	O'Hare	Walrath
Burr	Franchot	Lentol	Peck	Walter
Burston	Gaffers	Lilly	Pierce	Weiss
Burtnett	Gardner	Link	Quackenbush	Wells
Caulfield	Gaylord	Long	Rice	Welsh
Chamberlin	Goldberg		Richford	Westall
Cheney	Graham	Lown	Sammis	Wheelock
Claessens	Greenwald	Lyons	Schwab	Whitcomb
Coles	Griffith	Machold	Scott	Wilson
Copeley	Hager	Malone	Seaker	Witter
Cowee	Harris	Martin	Seesselberg	Zimmerman
Cronin	Hawkins	McArdle	Shannon	zammerman
O TOTALII	110011111111111111111111111111111111111	THETHUE	CHECKINGH	

Those who voted in the negative were:

Bloch Fertig McDonald Pellet Winter Cox Johnson C C McKee Smith E A Yonker Drechsler

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," having been announced for a third reading,

On motion of Mr. Adler, and by unanimous consent, said bill

was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1260, Int. No. 1129) entitled "An act to amend the charter of the city of Batavia, generally," having been announced for a third reading,

On motion of Mr. C. P. Miller, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1648, Int. No. 156) entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineteen hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to power of such corporation," having been announced for a third reading,

On motion of Mr. Lown, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1766, Int. No. 1081) entitled "An act to provide for the cancellation and annulment of uncompleted State and county highway contracts, and to provide funds for the completion of such highways," was read the second time.

On motion of Mr. Dobson, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 390, Int. No. 381) entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors," was read the second time.

On motion of Mr. N. J. Miller, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1845, Int. No. 606) entitled "An act to amend the Membership Corporations Law, in relation to the rights of cemetery lot owners," was read the second time.

On motion of Mr. Schwab, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1846, Int. No. 1395) entitled "An act to amend the Insurance Law, in relation to limitation of risks," was read the second time.

On motion of Mr. Gardner, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1850, Int. No. 387) entitled "An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," was read the second time.

On motion of Mr. Machold, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1903, Int. No. 1255) entitled "An act to amend the Town Law, in relation to compensation of town officers in the town of Huntington, in the county of Suffolk," was read the second time.

On motion of Mrs. Sammis, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1886, Int. No. 739) entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," having been announced for a second reading,

On motion of Mr. McWhinney, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1905, Int. No. 1226) entitled "An act to amend the charter of the city of Glen Cove, generally," was read the second time.

On motion of Mr. Coles, said bill was placed on the order of third reading and referred to the committee on revision.

A message was received from the Senate, in the words following:

In Senate, April 7, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the mayor of the city of Yonkers returned the Senate bill (No. 498, Senate Reprint No. 1472, Rec. No. 88) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nine-teen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally."

The vote upon the final passage of the said bill having been

reconsidered, on motion of Mr. Law, and by unanimous consent, the same was amended as follows:

Page 2, line 11, strike out the bracket.

Line 12, strike out the bracket.

Line 19, strike out "the mayor".

Line 20, strike out italicized matter.

Said bill, as amended, was reprinted, re-engrossed and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Said bill having been announced, Mr. Blakely moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

McDonald

Those who voted in the affirmative were:

Adler	Curley	Healy
Ames D H	Davies A E	Hooper
Ames H L	Davies E O	Hopkins
Barra	Davis	Hunter
Beasley	Dickstein	Hutchinson
Bewley	Dobson	Jenks
Blakely	Donnelly	Johnson C (
Bloch	Donohoe	Johnson L V
Bloomfield	Donohue	Judson
Booth	Downs	Kahn
Brackley	Drechsler	Kelly
Brady	Everett	Kennedy
Braun	Fearon	Kenyon
Brink	Fenner	Kiernan
Brown	Fertig	Lattin
Brush	Flanagan	Leininger
Burr	Flynn	Lentol
Burston	Franchot	Lilly
Burtnett	Gaffers	Link
Caulfield	Gardner	Long
Chamberlin	Gavlord	Lord
Cheney	Goldberg	Lown
Claessens	Graham	Lyons
Coles	Greenwald	Machold
Copeley	Griffith	Malone
Cowee	Hager	Martin
Cox	Harris	McArdle
Cronin	Hawkins	McCue

medonard	DHOWELD
McElligott	Slacer
McGinnies	Smith C C
McKee	Smith E A
McLaughlin	Smith H W
McNab	Solomon C
McWhinney	Solomon M
McWilliams	Soule
Mead	Steinberg
Miller C P	Tallett
Miller E H	Taylor
Miller N J	Thayer
Morris	Tyler
Mullen	Ullman
Norton	Vezin
O'Hare	Walrath
Deck	Walter
Pellet	Weiss
Pierce	Wells
Quackenbush	Welsh
Rice	Westall
Richford	Wheelock
Sammis	Whitcomb
Schwab	Wilson
Scott	Winter
Seaker	Witter
Seesselberg	Youker
Shannon	Zimmerman

Showers

Said bill, as amended, was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Curley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

A message was received from the Senate, in the words following:

IN SENATE, April 7, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 142, Assembly Reprint

[Assembly Journal] 225

No. 1291, Senate Reprint No. 1473, Rec. No. 27) entitled "An act to amend the County Law, in relation to compensation of supervisors in Livingston and Yates counties."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Carson, and by unanimous consent, the same was amended as follows:

Amend the title by striking out "Yates county" and inserting in place thereof the following: "Livingston and Yates counties".

Said bill, as amended, was reprinted, re-engrossed and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrenc.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Said bill having been announced, Mr. Lown moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

				eva.
Adler	Crowley	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies E O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McKee	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
			Mead	
Bloomfield	Donohue	Judson		Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thaver
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Evans	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
00100	a communication	A.A. C. A. C	~~~	

Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Said bill, as amended, was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Cheney	Healy	McDonald	Showers
Ames D H	Davies A E	Hooper	McElligott	Slacer
Ames H L	Davies F O	Hopkins	McGinnies	Smith C C
Barra	Davis	Hunter	McK e e	Smith E A
Beasley	Dickstein	Hutchinson	McLaughlin	Smith H W
Bewley	Dobson	Jenks	McNab	Solomon C
Blakely	Donnelly	Johnson C C	McWhinney	Solomon M
Bloch	Donohoe	Johnson L W	McWilliams	Soule
Bloomfield	Donohue	Judson	Mead	Steinberg
Booth	Downs	Kahn	Miller C P	Tallett
Brackley	Drechsler	Kelly	Miller E H	Taylor
Brady	Everett	Kennedy	Miller N J	Thayer
Braun	Fearon	Kenyon	Morris	Tyler
Brink	Fenner	Kiernan	Mullen	Ullman
Brown	Fertig	Lattin	Norton	Vezin
Brush	Flanagan	Leininger	O'Hare	Walrath
Burr	Flynn	Lentol	Peck	Walter
Burston	Franchot	Lilly	Pellet	Weiss
Burtnett	Gaffers	Link	Pierce	Wells
Caulfield	Gardner	Long	Quackenbush	Welsh
Chamberlin	Gaylord	Lord	Rice	Westall
Cheney	Goldberg	Lown	Richford	Wheelock
Claessens	Graham	Lyons	Sammis	Whitcomb
Coles	Greenwald	Machold	Schwab	Wilson
Copeley	Griffith	Malone	Scott	Winter
Cowee	Hager	Martin	Seaker	Witter
Cox	Harris	McArdle	Seesselberg	Youker
Cronin	Hawkins	McCue	Shannon	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 8, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 955, Rec. No. 126) entitled "An act to amend the Code of Criminal Procedure, in relation to appeals," for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 8, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 739, Rec. No. 121) entitled "An act to amend the Code of Civil Procedure, in relation to parties to actions" for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Peck called up Assembly bill (No. 1813, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies, or persons engaged in furnishing water outside of the city of New York," now on special order second and third reading.

Said bill having been announced, Mr. Peck moved to amend as follows:

Page 1, amend the title of the bill so as to read as follows: "To amend the Public Service Commissions Law, in relation to water companies or persons engaged outside of the city of New York in furnishing water".

Page 2, line 8, insert in italies after the word "station" the words "serving more than one hundred families".

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Page 15, line 17, after the comma insert in italies the following: "other than a city containing over one million inhabitants".

Page 25, line 19, strike out the period after word "State" and insert the following: ",except as provided in section one hundred and eight thereof".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to special order second and third reading.

By unanimous consent, Mr. Machold called up Assembly bill (No. 1589, Int. No. 387) entitled "An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws," now on the order of third reading.

Mr. Machold moved that the bill be recommitted to the committee on ways and means with instructions to report the same forthwith amended as follows:

Page 5, line 10, after "other" insert in italics "State departments, municipal corporations and incorporated hospitals".

Page 5, line 19, after "the" insert in italics "State". Page 6, line 13, after "such" insert in italics "State".

Page 6, line 21, after "the" insert in italics "State".

Page 7, line 13, after "are" insert in italics "State".

Page 7, line 13, after "defectives" insert in italics "with the exception of the Syracuse State School for Mental Defectives".

Page 7, line 24, after "each" insert in italics "State". Page 8, line 7, after "each" insert in italics "State".

Page 8, line 16, after "defectives" insert in italics "if at any time subsequent to the filing of a record of mental defect with the commission it shall be determined by legal examination that a condition of mental defect does not exist, the previous record of mental deficiency shall be sealed and opened only on order of the commission".

Page 8, line 18, after "State" insert in italics "and private".
Page 9, line 11, after "institutions" strike out "for mental defectives".

Page 9, line 12, after "institutions" strike out "for mental lefectives".

Page 9, line 21, after "institutions" strike out "for mental defectives".

Page 9, line 21, after "the" insert in italics "State."

Page 9, line 24, after "defectives" insert in italics "this institution shall be maintained as a school and shall be limited as

far as possible to children who are of a school age and who are

capable of being benefited by instruction."

Page 10, line 10, insert "§ 16. Private institutions. No mental defectives shall be cared for in a private institution unless such private institution shall be approved by the commission and shall have been given a license to conduct an institution for mental defectives, and such private institution so licensed shall be under the supervision and subject to the rules and regulations of the commission."

Page 14, line 16, insert in italics "State" after "the".

Line 24, insert in italies "State" after "the".

Page 18, line 21, strike out "33. Commitment to guardianship."

Line 22, change "34" to "33".

Line 23, change "35" to "34".

Line 24, change "36" to "35". Line 25, change "37" to "36".

Page 19, line 1, change "38" to "37".

Line 3, change "39" to "38".

Line 6, after "any" insert in italics "State or private".

Line 7, after "provided" insert in italics "except that commitments by the county superintendents of the poor or other officer acting in that capacity, or the commissioner of public charities of the city of New York, or his deputy designated for that purpose, are hereby continued and admissions to State institutions may be through commitment from the several counties of the State by the county superintendents of the poor of such counties or other officer acting in that capacity, and from the city of New York by the commissioner of public charities of such city or his deputy designated for that purpose. Such commitment, however, shall only be made upon the certificate of two physicians or a physician and a psychologist qualified as in this act provided. This certificate shall be in the form prescribed by the commission. In the admission of such patients or inmates, the several counties and the city of New York shall, so far as practicable be entitled annually to the admission of patients or inmates to the said State institutions in the ratio which the population of such counties and the city of New York, respectively, bears to the population of the State as ascertained by the last official census, until such time as provision shall have been made for the care of the mental defectives of the district."

Page 19, line 14, after "order" insert in italics "as provided

in this article".

Line 16, strike out "or of other fit person or persons".

Line 20, after "the" insert in italics "State".

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Line 25, beginning with line 25, strike out lines 25, 26 and 27. Page 20, strike out line 1 and the word "thirteen" on line 2.

Line 7, after "court" insert in italics "a mental defective over sirteen years of age charged with a misdemeanor shall be committed only to the Rome State School for Mental Defectives where a separate building is to be set aside or constructed for the care and training of mental defectives over sixteen years of age charged with a misdemeanor."

Line 18, after "defectives" insert in italics "where such a detention hospital has not been provided or a hospital designated to receive them by the county or local authorities or any munic-

ipality."

Page 21, line 9, after "welfare" insert in italics "or for his own welfare".

Page 22, line 11, after "welfare" insert in italics "or for his

own welfare".

Line 21, after "relative" insert in italics "superintendent of poor, commissioner of charities, or other poor-law officer, superintendent or principal of a school," in place of the words "public official, school teacher or other person having knowledge of the facts".

Page 24, line 23, after "accordingly" insert in italics "if it be determined that such person is not mentally defective the judge shall declare the record sealed and open only to inspection upon the order of a county judge or a justice of the Supreme Court."

Line 26, after "to" insert in italics the words "a State".

Page 25, line 2, after "a" insert in italics the word "State" in place of "public".

Line 8, after "the" insert in italics "taken" in place of

"brought".

Line 11, after "the" insert in italics "taken" in place of "brought".

Line 18, after "the" insert in italics "State".

Line 20, after "charge" insert in italics "of the institution". Line 21, strike out "mental defectives" and insert in italics "whenever a mental defective shall be committed to a private institution, said institution shall be of the same religious faith as the parents of said mental defective."

Page 26, line 4, after "by" insert in italics "a State".

Line 5, after "defective" insert in italies "or a detention hospital provided by the municipality for such purpose."

Line 5, after "in" insert in italics "which" in place of

"such".

Line 18, strike out "for mental defectives".

Line 20, strike out "the" after the word "except".

Line 23, after "or" insert in italics "legal".

Line 24, after "poor" insert in italies "commissioner of charities".

Line 25, after "be" insert in italies "found".

Page 27, line 3, after "the" insert in italics "official" in place of "person or a".

Line 4. beginning the line insert the word "legal".

Line 4, strike out "or other relative" after the word "guardian".

Line 6, insert in italics "mental defective" in place of "patient".

Line 7, after "commission" strike out "for mental defectives".

Line 16, after "commission" strike out "for mental defectives".

Line 19, beginning the line strike out all of section 33.

Page 29, line 24, change "§ 34" to "§ 33".

Page 30, line 11, after "county" insert in italics "or city".

Page 31, line 2, after "supervisors" insert in italics "and to the commission".

Line 18, change "§ 35" to "§ 34".

Line 24, after "to" insert in italics "a county judge or".

Page 32, line 11, after "by" insert in italics "a county judge or ".

Line 16, after "the" insert in italics "judge or".

Lines 23 and 24, strike out "for mental defectives".

Page 33, line 11, change "§ 36" to "§ 35". Page 34, line 5, change "§ 37" to "§ 36".

Line 14, insert word "made" in place of words "secured by a surety company bond which shall be approved by the commission, or by payment".

Lines 15 and 16, strike out "in the discretion of the com-

mission ".

Line 17, strike out "in advance".

Line 20, after "to" insert in italics the word "order" in place of "compel".

Line 21, change "§ 38" to "§ 37".

Page 35, line 6, after "from" insert in italics "a State".

Line 5, after "direct" insert in italics "an" in place of "a State".

Line 20, change "§ 39" to "§ 38".

Line 23, after "parent" insert in italics "relative" in place of "or other relative or".

Line 23, after "relative" insert in italics "legal".

Line 23, after "guardian" insert in italies "or other person".

Line 23, after "person" insert in italics "Where an inmate is paroled to a relative, legal guardian or other person, such relative, legal guardian or other person must be of the same religious faith as that of the parents of such mental defective."

Line 25, after "superintendent" insert in italics "or".

Line 25, after "managers" insert in italics "or" in place of " and ".

Line 25, after "the" strike out "State".

Page 36, line 1, after "commission" insert in italics "that the parole terminate".

Line 1, after "inmate" insert in italies "must be returned" in

place of "may be recalled".

Line 4, after "parent" strike out "or". Line 4, after "or" insert in italics "legal".

Line 7, after "require" insert in italics "and" in place of " or ".

Line 9, after "inmate" insert in italics "shall be returned" in place of "may be recalled".

Line 12, after "liable" insert in italics "in any manner what-

soever for such patient ".

Line 13, after "the" insert in italics "parent, legal guardian, ".

Line 14, strike out "committee" beginning the line.

Line 15, after "the" insert in italics "municipality" in place of "town or county".

Page 36, line 19, change " § 40" to in italics " § 39".

Line 20, change " § 41" to in italics " § 40".

Line 21, change "§ 40" to in italics "§ 39". Line 24, change "§ 41" to in italics "§ 40".

Line 25, in place of "immediately." insert in italics "July twenty-first, nineteen hundred and nineteen."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Machold, from the committee on ways and means, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate returned the bill (No. 1415, Int. No. 1241) entitled. "An act to amend chapter seven hundred and forty-six of the Laws of nineteen hundred and eleven, entitled 'An act making provision for issuing bonds to the amount of not to exceed nineteen million, eight hundred thousand dollars for the purpose of furnishing proper terminals and facilities for Barge canal traffic, including

the acquisition and interchange of property therefor, with a view to improving and fostering the commerce of the State, and providing for a submission of the same to the people to be voted upon at the general election to be held in the year nineteen hundred and eleven,' in relation to payments to contractors."

Also, the bill (No. 570, Int. No. 547) entitled "An act to provide service badges and ribbons for the officers and enlisted men of the National Guard of New York who were ordered into the field by the Governor for Mexican border service in nineteen hundred and sixteen and for the officers and enlisted men who served in the army, navy or marine corps of the United States on the Mexican border or in Mexico between June eighteenth, nineteen hundred and sixteen, and April fifth, nineteen hundred and seventeen, and making an appropriation therefor," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

Also, the bill (No. 1451, Int. No. 1266) entitled "An act to reimburse the city of North Tonawanda for the amount expended in paving that portion of Tremont street in said city which lies within the blue line of the State ditch fronting on said street," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of North Tonawanda.

Also, concurrent resolution (No. 38, Senate Reprint No. 1404, Int. No. 37) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section seven of article one of the Constitution, in relation to the drainage of swamp or agricultural lands and the taking of property therefor."

Ordered, That the Clerk deliver said concurrent resolution to the Secretary of State.

Also, the bill (No. 69, Senate Reprint No. 1403, Int. No. 69) entitled "An act to amend the Code of Civil Procedure, in relation to the notice of intention to file a claim in the Court of Claims."

Ordered, That the Clerk deliver said bill to the Governor.

On motion of Mr. Adler, the House adjourned.

WEDNESDAY, APRIL 9, 1919

The House met pursuant to adjournment.

Prayer by Rev. S. H. Rudisill.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Taylor gives notice that he requests that the Assembly bill (No. 1823, Int. No. 948) entitled "An act to amend chapter seven hundred and five of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office," in relation to the salary of the assistant deputy sheriffs," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Taylor gives notice that he requests that the Assembly bill (No. 1047, Int. No. 947) entitled "An act to amend the Greater New York charter, with reference to reappointment of members of the police force," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1770, Int. No. 1425) entitled "An act to amend the Public Lands Law, in relation to the employment of an agent to explore escheated lands, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1263, Int. No. 1132) entitled "An act authorizing the improvement of the outlet of Lake Neahtawanta, in the county of Oswego, and the construction of controlling works, and making an appropriation therefor," a copy of which is hereto annexed, be

made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1768, Int. No. 1441) entitled "An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1860, Int. No. 1466) entitled "An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 314, Int. No. 310) entitled "An act to amend the Village Law, in relation to licensing of occupations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1023, Int. No. 925) entitled "An act to create and to define the powers and duties of a State commission to associate with the Sulgrave Institution and other cognate organizations in joint celebration of a series of historic events contributing to the inception and development of the free institutions of the United States, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hooper gives notice that he requests that the Assembly bill (No. 1162, Int. No. 1043) entitled "An act to provide for establishing the boundary line between the town of Queensbury, Warren county, and the towns of Kingsbury and Fort Ann, Washington county, and the line between Warren county and Washington county, from the Hudson river northerly to the shore of Lake George, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hooper gives notice that he requests that the Assembly bill (No. 1297, Int. No. 1160) entitled "An act to amend the Town Law, in relation to division fences between lands in the forest preserve and adjoining lands, and making an appropriation for expenses of the State in connection therewith," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hooper gives notice that he requests that the Assembly bill (No. 1299, Int. No. 1162) entitled "An act to amend the charter of the city of Glens Falls, in relation to the salaries of city judges," a copy of which is hereto annexed, to be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. L. W. Johnson gives notice that he requests that the Assembly bill (No. 79, Int. No. 79) entitled "An act to provide for the construction of Barge canal terminals at Seneca Falls and Waterloo, and making appropriations therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McCue gives notice that he requests that the Assembly bill (No. 1856, Int. No. 1462) entitled "An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required for rapid transit purposes to department of parks and useful for other municipal purposes," a copy of which is hereto

annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Kenyon gives notice that he requests that the Assembly bill (No. 1807, Int. No. 1447) entitled "An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Tyler gives notice that he requests that the Assembly bill (No. 1174, Int. No. 1056) entitled "An act providing for the construction of the Barge canal terminal at Geneva, on Seneca lake, and incidental work connected therewith, with a view of improving the commerce of the State, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Whitcomb gives notice that he requests that the Assembly bill (No. 1847, Int. No. 1334) entitled "An act to amend the Conservation Law, in relation to the destruction of certain wild birds destroying crops," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Davis gives notice that he requests that the Assembly bill (No. 75, Int. No. 75) entitled "An act providing for the building of a bridge across the Black River canal, known as Hall Farm bridge, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Davis gives notice that he requests that the Assembly bill (No. 72, Int. No. 72) entitled "An act providing for the building of a bridge across the Black River canal, known as Hillside

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Change bridge, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Downs gives notice that he requests that the Assembly bill (No. 1268, Int. No. 1137) entitled "An act empowering the town of Southampton, in the county of Suffolk, to construct a lock in the Shinnecock and Peconic canal in such town, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Braun gives notice that he requests that the Assembly bill (No. 525, Int. No. 503) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John Hasenstab, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and one, and to reinstate him in the position formerly held by him," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Braun gives notice that he requests that the Assembly bill (No. 1401, Int. No. 1227) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Bernard G. Kobler, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Assembly bill (No. 1735, Int. No. 1417) entitled "An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor," a copy of which is hereto annexed, be

made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Davis gives notice that he requests that the Assembly bill (No. 76, Int. No. 76) entitled "An act to provide for the improvement, by the State, of a town highway in the town of Western in the county of Oneida, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1808, Int. No. 1448) entitled "An act to amend the Public Lands Law, in relation to the sale of unsold abandoned land to owner of building," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1777, Int. No. 1435) entitled "An act to amend the Military Law, in relation to the use of armories," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McWhinney gives notice that he requests that the Assembly bill (No. 1780, Int. No. 1438) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pellet gives notice that he requests that the Assembly bill (No. 1725, Int. No. 1407) entitled "An act to amend the General City Law, in relation to the appointment of policewomen in cities of the first and second class," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mrs. Sammis gives notice that she requests that the Assembly bill (No. 1256, Int. No. 1125) entitled "An act to amend the Education Law, in relation to the kindergarten training and instruction of blind babies and children," a copy of which is hereto annexed, be made a special order, and asks that her request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ullman gives notice that he requests that the Assembly bill (No. 43, Int. No. 42) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to sections eighteen and nineteen of article one of the Constitution, in relation to damages for injuries causing death, laws for the protection of the lives, health or safety of employees, and workmen's compensation for injuries or death, from accidents or occupational diseases," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Witter gives notice that he requests that the Assembly bill (No. 1730, Int. No. 1412) entitled "An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Assembly bill (No. 547, Int. No. 525) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article six of the Constitution, in relation to compensation of judges of the Court of Appeals," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Dobson gives notice that he requests that the Assembly bill (No. 1897, Int. No. 1490) entitled "An act creating a State commission consisting of the State Commissioner of Highways, the Superintendent of Public Works and the State Engineer to prepare plans for trunk road across the State, to be known as the Roosevelt road, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Blakely gives notice that he requests that the Senate bill introduced by Mr. Law (No. 497, Rec. No. 76) entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence a resolution, in the words following:

In Senate, Albany, April 3, 1919.

Resolved (if the Assembly concur), That five thousand additional copies of the speech of Senator Salvatore A. Cotillo delivered before the joint committee of the Assembly and Senate in the Assembly chamber on April first, nineteen hundred and nineteen, and ordered printed as a Senate document, be printed for the use of the Legislature.

By order of the Senate,

ERNEST A. FAY,
Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

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Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solemon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gavlord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman
Carrey	2200 11 12 12 13	1110000	Secondinor	E I I I I I I I I I I I I I I I I I I I

Ordered. That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, March 3, 1919.

The State of New York is justly proud of the splendid record made by her noble sons in the great World War.

They responded promptly to the call of duty and throughout the trying days that followed they were true to the motto and traditions of the Empire State.

They are now returning home and we extend to them a royal welcome we should not be unmindful of those who made the supreme sacrifice and who will never return.

We realize that nothing we can say or do will add to their glory, but with a human desire to perpetuate to coming generations the deeds of their heroic achievement; be it

Resolved (if the Assembly concur), That a joint commission of the Senate and Assembly is hereby created to consist of three members of the Senate, to be appointed by the President Pro Tem. of the Senate, and four members of the Assembly, to be appointed by the Speaker of the Assembly, to take up with the national government at Washington and with the governments of our allies the question of selecting sites and the erection of suitable memorials or monuments in memory of the men and women from the State of New York who gave their lives in the cause of humanity; and be it further

Resolved, That this commission shall report the result of their investigations, together with their recommendations, to the

Legislature on January 7, 1920; and

Resolved, That the expense of such commission, not to exceed ten thousand dollars, shall be payable from the contingent fund of the Legislature upon the certificate of the chairman of the commission.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Which was referred to the committee on rules.

The Senate sent for concurrence the following entitled bills:

"An act to amend the charter of the city of Port Jervis, in relation to the office of city clerk" (No. 1519, Rec. No. 262), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Labor Law, in relation to giving soldiers, sailors and marines of the World War, a preference in employment upon public works" (No 421, Rec. No. 263), which was read the first time and referred to the committee on labor and industries.

"An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and sixteen, entitled 'An act to create the office of commissioner of charities and corrections in the county of Westchester and to prescribe the powers and duties of such office,' in relation to the commitment of children" (No. 898, Rec. No. 264), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Greater New York charter, in relation to the police department" (No. 748, Rec. No. 265), which was read the first time and referred to the committee on affairs of cities.

"An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor" (No. 1315, Rec. No. 266), which was read the first time and referred to the committee on ways and means.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the alleged claim of William L. Van Deusen against the State for damages alleged to have been sustained while fighting fire in the county of Warren on June tenth, nineteen hundred and thirteen, previously dismissed by such court for defects of procedure in filing of the claims, and to render judgment therefor" (No. 1323, Rec. No. 267), which was read the first time and referred to the committee on claims.

"An act to amend the Civil Service Law, in relation to competitive eligible lists" (No. 629, Rec. No. 268), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Public Health Law, in relation to the treatment of contagious diseases" (No. 1478, Rec. No. 269), which was read the first time and referred to the committee on public health.

"An act to provide for establishing the boundary line between the town of Conquest, in the county of Cayuga, and the town of Savannah, in the county of Wayne, and making an appropriation therefor" (No. 1383, Rec. No. 270), which was read the first time and referred to the committee on ways and means.

"An act to authorize the town board of the town of Rose in the county of Wayne to transfer burial grounds belonging to the town to cemetery corporations organized under the Membership Corporations Law" (No. 1045, Rec. No. 271), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Penal Law, in relation to licenses to carry firearms" (No. 1496, Rec. No. 272), which was read the first time and referred to the committee on codes.

"An act to amend the Labor Law, in relation to responsibility for observance of certain provisions of the Labor Law, and defining the term 'owner' in relation to such provisions" (No. 557, Rec. No. 273), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Highway Law, in relation to closing highways for repair or construction" (No. 387, Rec. No. 274), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the trustees of the village of Nyack to hear and determine the claim of James Duell against the said village by reason of a contract made by and between the said village of Nyack and said Duell" (No. 1165, Rec. No. 275), which was read the first time and referred to the committee on affairs of villages.

"An act for the relief of the Baptist Home for the Aged, to authorize the sale, grant and conveyance of certain property from the city of New York to said Baptist Home for the Aged and to authorize the sale, lease or mortgage of the property covered thereby by the said Baptist Home for the Aged" (No. 1548, Rec. No. 276), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs" (No. 1316, Rec. No. 277), which was read the first time and referred to the committee on conservation.

"An act to amend the Village Law, in relation to licensing of occupations" (No. 105, Rec. No. 278), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Public Health Law, in relation to the payment of hospital charges" (No. 673, Rec. No. 279), which was read the first time and referred to the committee on public health.

"An act to amend the County Law, in relation to the salary of the county judge and surrogate of Niagara county" (No. 1170, Rec. No. 280), which was read the first time and referred to the committee on internal affairs.

"An act to amend the County Law, in relation to the county treasurer of Suffolk county borrowing money for the county for advancements to school districts in anticipation of tax levies therein" (No. 1516, Rec. No. 281), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county" (No. 1429, Rec. No. 282), which was read the first time and referred to the committee on codes.

"An act to amend chapter one hundred and eighty of the Laws of nineteen hundred, entitled 'An act in relation to unpaid taxes in the towns of the county of Putnam,' in relation to publication of notice of sale" (No. 1332, Rec. No. 283), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Code of Civil Procedure, in relation to appointment and salary of stenographers for the surrogate's court in Monroe county" (No. 1136, Rec. No. 284), which was read the first time and referred to the committee on codes.

Mr. Speaker, from the committee on rules, to which was referred the Assembly bill introduced by Mr. Taylor (No. 1823, Int. No. 948), entitled "An act to amend chapter seven hundred and five of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of the assistant deputy sheriffs," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Taylor (No. 1047, Int. No. 947), entitled "An act to amend the Greater New York charter, with reference to reappointment of members of the police force," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1770, Int. No. 1425), entitled "An act to amend the Public Lands Law, in relation to the employment of an agent to explore escheated lands, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1263, Int. No. 1132), entitled "An act authorizing the improvement of the outlet of Lake Neahtawanta, in the county of Oswego, and the construction of controlling works, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1786, Int. No. 1441), entitled "An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1860, Int. No. 1466), entitled "An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 314, Int. No. 310), entitled "An act to amend the Village Law, in relation to licensing of occupations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone. Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1023, Int. No. 925), entitled "An act to create and to define the powers and duties of a State commission to associate with the Sulgrave Institution and other cognate organizations in joint celebration of a series of historic events contributing to the inception and development of the free institutions of the United States, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Hooper (No. 1162, Int. No. 1043), entitled "An act to provide for establishing the boundary line between the town of Queensbury, Warren county, and the towns of Kingsbury and Fort Ann, Washington county, and the line between Warren county and Washington county, from the Hudson river northerly to the shore of Lake George, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Hooper (No. 1297, Int. No. 1160), entitled "An act to amend the Town Law, in relation to division fences between lands in the forest preserve and adjoining lands, and making an appropriation for expenses of the State in connection therewith," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Hooper (No. 1299, Int. No. 1162), entitled "An act to amend the charter of the city of Glens Falls, in relation to the salaries of city judges," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. L. W. Johnson (No. 79, Int. No. 79), entitled "An act to provide for the construction of Barge canal terminals at Seneca Falls and Waterloo, and making appropriations therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. McCue (No. 1856, Int. No. 1462), entitled "An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required

for rapid transit purposes to department of parks and useful for other municipal purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Kenyon (No. 1807, Int. No. 1447), entitled "An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Tyler (No. 1174, Int. No. 1056), entitled "An act providing for the construction of the Barge canal terminal at Geneva, on Seneca lake, and incidental work connected therewith, with a view of improving the commerce of the State, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Whitcomb (No. 1847, Int. No. 1334), entitled "An act to amend the Conservation Law, in relation to the destruction of certain wild birds destroying crops," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Davis (No. 75, Int. No. 75), entitled "An act providing for the building of a bridge across the Black River canal, known as Hall Farm bridge, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Davis (No. 72, Int. No. 72), entitled "An act providing for the building of a bridge across

the Black River canal, known as Hillside Change bridge, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Downs (No. 1268, Int. No. 1137), entitled "An act empowering the town of Southampton, in the county of Suffolk, to construct a lock in the Shinnecock and Peconic canal in such town, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, the Assembly bill introduced by Mr. Braun (No. 525, Int. No. 503), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John Hasenstab, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and one, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Braun (No. 1401, Int. No. 1227), entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Bernard G. Kobler, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position fomerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Adler (No. 1735, Int. No. 1417), entitled "An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Davis (No. 76, Int. No. 76), entitled "An act to provide for the improvement, by the State, of a town highway in the town of Western in the county of Oneida, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1808, Int. No. 1448), entitled "An act to amend the Public Lands Law, in relation to the sale of unsold abandoned land to owner of building," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone. Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1777, Int. No. 1435), entitled "An act to amend the Military Law, in relation to the use of armories," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. McWhinney (No. 1780, Int. No. 1438), entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone. Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Pellet (No. 1725, Int. No. 1407), entitled "An act to amend the General City Law, in relation to the appointment of policewomen in cities of the first and second class," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mrs. Sammis (No. 1256, Int. No. 1125), entitled "An act to amend the Education Law,

in relation to the kindergarten training and instruction of blind babies and children," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Ullman (No. 43, Int. No. 42), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to sections eighteen and nineteen of article one of the Constitution, in relation to damages for injuries causing death, laws for the protection of the lives, health or safety of employees, and workmen's compensation for injuries or death, from accidents or occupational diseases," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Witter (No. 1730, Int. No. 1412), entitled "An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Adler (No. 547, Int. No. 525), entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article six of the Constitution, in relation to compensation of judges of the Court of Appeals," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Dobson (No. 1897, Int. No. 1490), entitled "An act creating a State commission consisting of the State Commissioner of Highways, the Superintendent of Public Works and the State Engineer to prepare plans for a trunk road across the State, to be known as the Roosevelt road, and making an appropriation therefor," reported in favor of the passage of the same with the following amendments:

Page 1 in the title after "engineer" insert "and others".

Line 3, strike out the first "and" and insert a comma; after "surveyor" insert "and two other citizens of this State, one to be appointed by the Speaker of the Assembly and the other by the Temporary President of the Senate".

Page 2, line 8, after "shall" insert "be assisted by the county superintendent of highways in furnishing necessary data and

shall ".

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue, Taylor.

and that the same be reprinted, as amended, and when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading theretofore reported.

Which report was agreed to, and said bill ordered reprinted, as amended, and that when it shall have been on the desks of the members three calendar legislative days it be made a special order on second and third reading immediately after the consideration of the special orders on third reading.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Law (No. 497, Rec. No. 76), entitled "An act to amend chapter four hundred and fifty-two of the Laws of nineteen hundred and eight, entitled 'An act to supplement the general laws relating to the government of the city of Yonkers, and to revise and consolidate the local laws relating thereto,' generally," reported the same with the following amendments:

Page 2, line 1, after the word "statute" insert in italics the word "or".

Page 2, line 1, commencing at the word "or" strike out all text matter.

Page 2, line 2, commencing at the word "any" strike out all text matter to the word "government", inclusive.

and requests that said bill be reprinted, as amended, and recommitted to said committee.

Which report was agreed to, and said bill ordered reprinted as amended and recommitted to said committee.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Gardner (No. 1846, Int. No. 1395), entitled "An act to amend the Insurance Law, in relation to limitation of risk."

Also, the bill introduced by Mr. Kenyon (No. 1822, Int. No. 1030), entitled "An act to amend the Public Health Law, in relation to the practice of nursing," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. E. O. Davies, from the committe on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act authorizing the police commissioner of the city of New York to rehear the charges upon which John Hasenstab, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and one, and to reinstate him in the position formerly held by him." (No. 525, Int. No. 503.)

"An act to amend the Village Law, in relation to licensing of occupations." (No. 314, Int. No. 310.)

"An act providing for the building of a bridge across the Black River canal, known as Hall Farm bridge, and making an appropriation therefor." (No. 75, Int. No. 75.)

"An act to provide for the improvement, by the State, of a town highway in the town of Western in the county of Oneida, and making an appropriation therefor." (No. 76, Int. No. 76.)

"An act to provide for the construction of Barge canal terminals at Seneca Falls and Waterloo, and making appropriations therefor." (No. 79, Int. No. 79.)

"An act to amend the Education Law, in relation to the kindergarten training and instruction of blind babies and children." (No. 1256, Int. No. 1125.) "An act empowering the town of Southamption, in the county of Suffolk, to construct a lock in the Shinnecock and Peconic canal in such town, and making an appropriation therefor." (No. 1268, Int. No. 1137.)

"An act providing for the construction of the Barge canal terminal at Geneva, on Seneca lake, and incidental work connected therewith, with a view of improving the commerce of the State, and making an appropriation therefor." (No. 1174, Int. No. 1056.)

"An act to create and to define the powers and duties of a State commission to associate with the Sulgrave Institution and other cognate organizations in joint celebration of a series of historic events contributing to the inception and development of the free institutions of the United States, and making an appropriation therefor." (No. 1023, Int. No. 925.)

"An act to amend the Greater New York charter, with reference to reappointment of members of the police force." (No. 1047, Int. No. 947.)

"An act to amend the Military Law, in relation to the use of armories." (No. 1777, Int. No. 1435.)

"An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor." (No. 1735, Int. No. 1417.)

"An act to amend the General City Law, in relation to the appointment of policewomen in cities of the first and second class." (No. 1725, Int. No. 1407.)

"An act authorizing the police commission of the city of New York to rehear the charges upon which Bernard G. Kobler, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him." (No. 1401, Int. No. 1227.)

"An act to amend the Town Law, in relation to division fences between lands in the forest preserve and adjoining lands, and making an appropriation for expenses of the State in connection therewith." (No. 1297, Int. No. 1160.) "An act to amend the charter of the city of Glens Falls, in relation to the salaries of city judges." (No. 1299, Int. No. 1162.)

"An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act." (No. 1730, Int. No. 1412.)

"An act to amend the Public Lands Law, in relation to the employment of an agent to explore escheated lands, and making an appropriation therefor." (No. 1770, Int. No. 1425.)

"An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs." (No 1786, Int. No. 1441.)

"An act to amend the Public Lands Law, in relation to the sale of unsold abandoned land to owner of building." (No. 1808, Int. No. 1448.)

"An act to amend the Conservation Law, in relation to the destruction of certain wild birds destroying crops." (No. 1847, Int. No. 1334.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to sections eighteen and nineteen of article one of the Constitution, in relation to damages for injuries causing death, laws for the protection of the lives, health or safety of employees, and workmen's compensation for injuries or death, from accidents or occupational diseases." (No. 43, Int. No. 42.)

"An act providing for the building of a bridge across the Black River canal known as Hillside Change bridge, and making an appropriation therefor." (No. 72, Int. No. 72.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to article six of the Constitution, in relation to compensation of judges of the Court of Appeals." (No. 547, Int. No. 525.)

"An act to provide for establishing the boundary line between the town of Queensbury, Warren county, and the towns of Kingsbury and Fort Ann, Washington county, and the line between Warren county and Washington county, from the Hudson river northerly to the shore of Lake George, and making an appropriation therefor." (No. 1162, Int. No. 1043.)

"An act authorizing the improvement of the Outlet of Lake Neahtawanta in the county of Oswego, and the construction of controlling works, and making an appropriation therefor." (No. 1263, Int. No. 1132.)

"An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates." (No. 1860, Int. No. 1466.)

"An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required for rapid transit purposes to department of parks and useful for other municipal purposes." (No. 1856, Int. No. 1462.)

"An act to amend chapter seven hundred and five of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of the county of Kings a salaried office and regulating the management of said office,' in relation to the salary of the assistant deputy sheriffs." (No. 1823, Int. No. 948.)

"An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor." (No. 1807, Int. No. 1447.)

"An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county." (No. 1780, Int. No. 1438.)

"An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller." (No. 1826, Int. No. 92.)

"An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district." (No. 1607, Int. No. 1204.)

On motion of Mr. Fearon, the committee on rules was instructed to report Assembly bill (No. 859, Int. No. 692) entitled "An act to provide increased compensation to officers and employees of the

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State of New York, made necessary by the war, and making an appropriation therefor, and to repeal chapter five hundred and fifty-six of the Laws of nineteen hundred and eighteen, entitled 'An act to provide for increased compensation to civilian employees of the State of New York during the existing war for civilization, and making an appropriation therefor," with the following amendments:

Strike out all after the enacting clause and insert the following substitute bill:

(See Appendix No. 20.)

Mr. Speaker, from the committee on rules reported said bill amended as directed.

On motion of Mr. Fearon, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Bloch, the committee on rules was instructed to report Assembly bill (No. 230, Int. No. 227) entitled "An act to amend the Farms and Markets Law, inserting therein a new article establishing a bureau of milk regulation," with the following amendments:

Page 2, line 5, strike out the italicized word "consist" and insert in lieu thereof in italics "be in charge".

Page 2, line 6, after the first word "of" strike out the rest of the line and insert in italics "one commissioner who".

Page 2, strike out all of lines 7, 8, 9, 10 and 11 to and includ-

ing the word "member".

Page 2, line 12, after the syllable "nor" at the beginning of the line insert in italics "and his term of office shall be coincident with that of the Governor who appoints him".

Page 2, line 12, after the syllable "nor" strike out the rest

of the line to but not including the period.

Page 2, line 12, after the period and before the word "For" insert in italics "The commissioner shall be not less than thirty-five years of age, be a man of good character and reputation, and have had a successful business experience."

Page 2, line 13, strike out the word "last" at the end of line. Page 2, line 14, strike out the words "named member" and

insert in lieu thereof in italics "commissioner".

Page 2, line 17, strike out the words "member so designated by the Governor" and insert in lieu thereof in italies "commissioner".

Page 3, strike out all of lines 6 to 12, inclusive, and insert in lieu thereof in italics the following:

"4. Enforce the standards of quality and purity of milk fixed by him, and for this purpose he shall place inspectors within the plants of milk dealers and distributors within the State, and furnish editors for general publication details of the reports of violations of the milk standards, together with the name of the

offending dealer.

"5. Demonstrate the cost of distribution of milk; acquire by purchase or rent equipment and plant for the pasteurization. cooling, bottling, and delivery of milk, buy direct from the producers not less than three thousand cans of forty quarts each daily, and not more than nine thousand of such cans; to sell it in cans or in bottles and deliver it in the most efficient and conomic manner to customers; to charge storekeepers and other customers the cost price of cans and bottles, and to credit the same as their return; to agree with retailers as to the cost at which the milk will be sold to consumers; to collect for milk sold at least twice a week; to make returns to farmers twice a month; to charge the demonstration the cost of the milk, the cost of delicyry, the cost of help, including fifteen dollars per day for the commissioner's time, the cost of all overhead and incidental expenses of every kind and nature, and eight per centum per annum on the capital invested; to sell the milk at a price per quart to cover these costs and expenses, as near as may be estimated at the time of sale; to keep an accurate and detailed account of all transactions; to pay for all milk, to pay for all expenses, including his own allowance of fifteen dollars per diem, and to make a monthly itemized and detailed financial report of the demonstration work to the Governor.

"6. If such commissioner be not satisfied as to the cost of producing milk of the different standards of quality and purity, he may acquire by lease a dairy farm, with modern equipment and dairy herd, for the production of milk, and demonstrate the cost of production by actually producing the milk for a long enough time to satisfy himself of the actual cost. He shall keep an accurate detailed account of any such demonstration and make a financial report of the demonstration monthly to the Governor, and show the cost per hundred pounds of milk. Having satisfied himself by demonstration of the cost of the distribution of milk, and by inquiry or demonstration of the cost of producing milk of different standards of quality and purity, the commissioner shall then fix the maximum price that can be asked or demanded by the producer for milk of said standards. shall also fix the price that can be asked or demanded for the delivery of milk of such standard by any person or corporation engaged in the delivery of milk to retailers or consumers in this State, provided, however, that the price fixed for production shall not be less than the cost of production as determined by him through investigation or demonstration, and that the cost of distribution shall be based on the results of his demonstration to show the cost of distribution."

Page 3, line 13, strike out the numeral "5" and insert in italics the numeral "7".

Page 3, line 13, after the word "corporation" strike out the rest of the line and insert in italics "engaged in the business of milk distribution".

Page 4, line 2, strike out the word "production" and the comma following such word.

Page 4, line 3, after the word "milk" strike out the words "producers and".

Page 4, line 8, strike out the numeral "6" and insert the numeral "8".

Page 4, line 13, strike out the numeral "7" and insert the numeral "9".

Page 4, line 18, strike out the numeral "8" and insert the numeral "10".

Page 4, line 18, after the comma following the word "power" strike out the following: "either as a whole or through its members,".

Page 4, line 23, strike out the numeral "9" and insert the numeral "11".

Page 4, line 26, after the word "milk" strike out the word "producer".

Page 5, line 3, after the word "milk" strike out the words "producer or".

Page 5, line 4, after the word "milk" strike out the word "producer".

Page 5, line 5, strike out the word "or" at the beginning of the line.

Page 5, line 8, strike out the words "producer or".

Page 6, between lines 21 and 22 insert the following:

"§ 2. The sum of one hundred and fifty thousand dollars (\$150,000) is hereby appropriated out of any moneys not otherwise appropriated, as a capital revolving fund for the purposes of this act."

Page 6, line 22, change the numeral "2" to the numeral "3".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Bloch, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Donohue, the committee on rules was instructed to report Senate bill (No. 1104, Rec. No. 193) entitled "An act to amend the Civil Service Law, in relation to civil service employees separated from the service of the State."

On motion of Mr. Donohue, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Donohue, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

. AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	·Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gavlord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. McElligott offered for the consideration of the House a resolution, in the words following:

Resolved, That the address of the Rev. Francis A. Kelley, chaplain of the Twenty-seventh Division, United States Army, delivered in the Assembly of the State of New York February twenty-fourth, nineteen hundred and nineteen, be declared an Assembly document, and that five thousand copies thereof be printed for general distribution.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein.	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock.
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Sartin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative. By direction of the Speaker, the Clerk called the roll, when the following members responded:

A 27	Davis	Hunter	McGinnies	Showers
Adler				
Ames D H	Dickstein	Hutchinson	McKee	Smith C C
Ames H L	Donnelly	Jenks	McLaughlin	Smith E A
Barra	Donohoe	Johnson C C	McNab	Smith H W
Bewley	Donohue	Johnson L W	McWhinney	Solomon C
Blakely	Downs	Judson	McWilliams	Solomon M
Bloch	Drechsler	Kahn	Mead	Soule
Bloomfield	Evans	Kelly	Miller C P	Steinberg
Booth	Everett	Kennedy	Miller E H	Tallett
Brackley	Fearon	Kenyon	Miller N J	Taylor
Brady	Fenner	Kiernan	Morris	Thayer
Brink	Fertig	Klingmann	Mullen	Tyler
Brown	Flynn	Lattin	Norton	Ullman
Brush	Franchot	Leininger	O'Hare	Vezin
Burr	Gaffers	Lentol	Peck	Walrath
Burston	Gage	Lilly	Pellet	Walter
Burtnett	Gardner	Link	Quackenbush	Weiss
Chamberlin	Gaylord	Long	Rice	Wells
Cheney	Graham	Lord	Richford	Welsh
Claessens	Greenwald	Lown	Rowe	Westall
Coles	Hager	Lyons	Sammis	Wheelock
Cowee	Hamill	Machold	Schwab	Whitcomb
Cox	Harris	Malone	Scott	Wilson
Cronin	Hawkins	Martin	Seaker	Winter
Curley	Healy	McCue	Seesselberg	Witter
Davies A E	Hooper	McDonald	Shannon	Youker
Davies E O	Hopkins	McElligott		
	PARALIS	2.202322		

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and its was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 966, Int. No. 875) entitled "An act to amend the Conservation Law, in general."

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the special order third reading calendar for Thursday next.

Mr. Speaker announced the special order, being the bill (No. 1546, Int. No. 1338) entitled "An act to amend the Membership Corporations Law, in relation to the issuance of shares of stock to its members."

On motion of Mr. Rowe, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No.

1849, Int. No. 275) entitled "An act to amend the Military Law, in relation to commutation of pensions."

On motion of Mr. Wells, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Davies E O	Hopkins	McElligott	Showers
Davis	Hunter	McGinnies	Slacer
Dickstein	Hutchinson	McKee	Smith C C
Donnelly	Jenks	McLaughlin	Smith E A
Donohoe	Johnson C C	McNab	Solomon C
Donohue	Johnson L W	McWhinney	Solomon M
Downs	Judson	McWilliams	Soule
Drechsler	Kahn	Mead	Steinberg
Evans	Kelly	Miller E H	Tallett
Everett	Kennedy	Miller C P	Taylor
Fearon	Kenyon	Miller N J	Thayer
Fenner	Kiernan	Morris	Tyler
Fertig	Klingmann	Mullen	Ullman
	Lattin	Norton	Vezin
	Leininger	O'Hare	Walrath
	Lentol	Peck	Walter
	Lilly	Pellet	Weiss
	Link	Quackenbush	Wells
	Long	Rice	Welsh
		Richford	Westall
		Rowe	Wheelock
		Sammis	Whiteomb
		Schwab	Wilson
		Scott	Winter
		Seaker	Witter
		Seesselberg	Youker
Hooper	McDonald	Shannon	Zimmerman
	Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner	Davis Dickstein Dickstein Donnelly Donnohoe Donn	Davis Dickstein Dickstein Donnelly Donnohoe Donnohue MeWhinney MeWilliams Medad Evans Kelly Miller E H Everett Kennedy Miller C P Fearon Kenyon Miller N J Fenner Kiernan Morris Fertig Klingmann Hullen Flynn Lattin Norton Franchot Leininger Gaffers Lentol Gardmer Lilly Peek Gaylord Link Quackenbush Goldberg Long Graham Lord Greenwald Lown Hager Lyons Hamill Machold Harris Malone Seaker Healy MeCue MeXab

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1823, Int. No. 948) entitled "An act to amend chapter seven hundred and five of the Laws of nineteen hundred and one, entitled 'An act to make the office of sheriff of the county of Kings a

salaried office and regulating the management of said office,' in relation to the salary of the assistant deputy sheriffs."

On motion of Mr. Taylor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 138 NOES 2

Those who voted in the affirmative were:

Adler	Davies E O	Hooper	McElligott	Shannon
Ames D H	Davis	Hopkins	McGinnies	Showers
Ames H L	Dickstein	Hunter	McKee	Slacer
Beasley	Donnelly	Hutchinson	McLaughlin	Smith C C
Bewley	Donohoe	Jenks	McNab	Smith E A
Blakely	Donohue	Johnson C C	McWhinney	Solomon M
Bloch	Downs	Johnson L W	McWilliams	Soule
Bloomfield	Drechsler	Judson	Mead	Steinberg
Booth	Evans	Kahn	Miller C P	Tallett
Brackle y	Everett	Kelly	Miller E H	Taylor
Brady	Fearon	Kennedy	Miller N J	Thayer
Braun	Fenner	Kenyon	Morris	Tyler
Brink	Fertig	Kiernan	Mullen	Ullman
Brown	Flanagan	Klingmann	Norton	Vezin
Brush	Flynn	Lattin	O'Hare	Walrath
Burr	Franchot	Leininger	Peck	Walter
Eurston	Gaffers	Lentol	Pellet	Weiss
Burtnett	Gardner	Lilly	Pierce	Wells
Chamberlin	Gaylord	Link	Quackenbush	Welsh
Cheney	Goldbe rg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Criffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	^{1 L} amill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman
Davies A E	Healy	McDonald		

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1047, Int. No. 947) entitled "An act to amend the Greater New York charter, with reference to reappointment of members of the police force."

On motion of Mr. Taylor, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139 NOES 1

Those who voted in the affirmative were:

Adler	Davies A E	Healv	McDonald	Showers
Ames D H	Davies E O	Hooper	MeElligott	Slacer
Ames H L	Davis	Hopkins	McGinnies	Smith C C
Beasley	Dickstein	Hunter	McKee	Smith E A
Bewley	Donnelly	Hutchinson	McLaughlin	Solomon C
Blakely	Donohoe	Jenks	McNab	Solomon M
Bloch	Donohue	Johnson C C	McWhinney	Soule
Bloomfield	Downs	Johnson L W	McWilliams	Steinberg
Booth	Drechsler	Judson	Mead	Tallett
Brackley	Evans	Kahn	Miller C P	Taylor
Brady	Everett	Kelly	Miller E H	Thayer
Braun	Fearon	Kennedy	Miller N J	Tyler
Brink	Fenner	Kenyon	Morris	Ullman
Brown	Fertig	Kiernan	Mullen	Vezin
Brush	Flanagan	Klingmann	Norton	Walrath
Burr	Flynn	Lattin	O'Hare	Walter
Burston	Franchot	Leininger	Peck	Weiss
Burtnett	Gaffers	Lentol	Pierce	Wells
Chamberlin	Gardner	Lilly	Quackenbush	Welsh
Cheney	Gaylord	Link	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Lyons	Schwab	Winter
Cox	Hager	Machold	Scott	Witter
Cronin	Hamill	Malone	Seaker	Youker
Crowley	Harris	Martin	Seesselberg	Zimmerman
Curley	Hawkins	McCue	Shannon	

In the negative:

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1770, Int. No. 1425) entitled "An act to amend the Public Lands Law, in relation to the employment of an agent to explore escheated lands, and making an appropriation therefor."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burtnett	Franchot	Leininger	Peck	Walter
Burston	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Sehwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1263, Int. No. 1132) entitled "An act authorizing the improvement of the outlet of Lake Neahtawanta, in the county of Oswego, and the construction of controlling works, and making an appropriation therefor."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87 NOES 53

Those who voted in the affirmative were:

Adler	Davies A E	Hopkins	Mead	Soule
Ames D H	Davies E O	Hunter	Miller C P	Tallett
Ames H L	Davis	Hutchinson	Miller N J	Thayer
Bewley	Donohoe	Jenks	Norton	Tyler
Blakely	Downs	Johnson L W	Peck	Ullman
Bloomfield	Everett	Judson	Pellet	Vezin
Booth	Fearon	Kenyon	Pierce	Walrath
Brady	Fenner	Lattin	Quackenbush	Webb
Brink	Franchot	Long	Rice	Wells
Brown	Gaffers	Lord	Richford	Welsh
Brush	Gardner	Lown	Rowe	Westall
Burtnett	Gaylord	Machold	Sammis	Wheelock
Chamberlin	Graham	Malone	Scott	Whitcomb
Cheney	Greenwald	Martin	Seaker	Wilson
Coles	Hager	•McGinnies	Showers	Witter
Copeley	Harris	McNab	Slacer	Youker
Cowee	Hawkins	McWhinney	Smith C C	Zimmerman
Crowlev	Hooper	•		

Those who voted in the negative were:

	The state of the s				
Beasley	Donnelly	Johnson C C	McCue	Schwab	
Bloch	Donohue	Kahn	McDonald	Seesselberg	
Brackley	Drechsler	Kelly	McElligott	Shannon	
Braun	Evans	Kennedy	McKee	Smith E A	
Burr	Fertig	Kiernan	McLaughlin	Solomon C	
Burston	Flanagan	Klingmann	McWilliams	Solomon M	
Claessens	Flynn	Leininger	Miller E H	Steinberg	
Cox	Goldberg	Lentol	Morris	Taylor	
Cronin	Griffith	Lilly	Mullen	Walter	
Curley	Hamill	Link	O'Hare	Winter	
Dickstein	Healy	Lyons			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1786, Int. No. 1441) entitled "An act to amend the Conservation Law, in relation to expenses in connection with construction of reservoirs."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healv	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whiteomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No.

1860, Int. No. 1466) entitled "An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E 0	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Judson	McWhinney	Solomon M
Bloomfield	Downs	Johnson C C	McWilliams	Soule
Booth	Drechsler	Johnson L W	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 314, Int. No. 310) entitled "An act to amend the Village Law, in relation to licensing of occupations."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kellv	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Coldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whiteomb
Cowee	Griffith	Lyons	Sammis	Wilson
'Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1023, Int. No. 925) entitled "An act to create and to define the powers and duties of a State commission to associate with the Sulgrave Institution and other cognate organizations in joint celebration of a series of historic events contributing to the inception

and development of the free institutions of the United States, and making an appropriation therefor."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 3

Those who voted in the affirmative were:

Adier	Davies E O	Hooper	McElligott	Shannon
Ames D H	Davis	Hopkins	McGinnies	Showers
Ames H L	Dickstein	Hunter	McKee	Slacer
Beasley	Donnelly	Hutchinson	McLaughlin	Smith C C
Bewley	Donohoe	Jenks	McNab	Smith E A
Blakely	Donohue	Johnson C C	McWhinney	Solomon M
Bloch	Downs	Johnson L W	McWilliams	Soule
Bloomfield	Drechsler	Judson	Mead	Steinberg
Booth	Evans	Kahn	Miller C P	Tallett
Brackley	Everett	Kelly	Miller E H	Taylor
Brady	Fearon	Kennedy	Miller N J	Thayer
Braun	Fenner	Kenyon	Morris	Tyler
Brink	Fertig	Kiernan	Mullen	Ullman
Brown	Flanagan	Klingmann	Norton	Vezin
Brush	Flynn	I.attin	O'Hare	Walrath
Burr	Franchot	Lentol	Peck	Walter
Burston	Gaffers	Lilly	Pellet	Weiss
Burtnett	Gardner	Link	Pierce	Wells
Chamberlin	Gavlord	Long	Quackenbush	Welsh
Cheney	Goldberg	Lord	Rice	Westall
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cox	Hager	Malone	Schwab	Winter
Cronin	Hamill	Martin	Scott	Witter
Crowley	Harris	McCue	Seaker	Youker
Curley	Hawkins.	McDonald	Seesselberg	Zimmerman
Davies A E	Healy			

Those who voted in the negative were:

Claessens Leininger Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. [Assembly Journal] 231

1162, Int. No. 1043) entitled "An act to provide for establishing the boundary line between the town of Queensbury, Warren county, and the towns of Kingsbury and Fort Ann, Washington county, and the line between Warren county and Washington county, from the Hudson river northerly to the shore of Lake George, and making an appropriation therefor."

On motion of Mr. Hooper, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Caffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	र किह	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley .	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselherg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1297, Int. No. 1160) entitled "An act to amend the Town Law, in relation to division fences between lands in the forest preserve and adjoining lands, and making an appropriation for expenses of the State in connection therewith."

On motion of Mr. Hooper, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 52

Those who voted in the affirmative were:

Adler	Davies A E	Hopkins	Miller C P	Steinberg
Ames D H	Davies E O	Hunter	Miller N J	Tallett
Ames H L	Davis	Hutchinson	Norton	Thayer
Bewley	Donohoe	Jenks	Peck	Tyler
Blakely	Downs	Johnson L W	Pellet	Ullman
Bloomfield	Everett	Judson	Pierce	Vezin
Booth	Fearon	Kenyon	Quackenbush	Walrath
Brady	Fenner	Lattin	Rice	Webb
Brink	Franchot	Long	Richford	Wells
Brown	Gaffers	Lord	Rowe	Welsh
Brush	Gardner	Lown	Sammis	Westall
Burtnett	Gaylord	Machold	Scott	Wheelock
Chamberlin	Graham	Malone	Seaker	Whitcomb
Cheney	Greenwald	Martin	Showers	Wilson
Coles	Hager	McGinnies	Slacer	Witter
Copeley	Harris	McNab	Smith C C	Youker
Cowee	Hawkins	McWhinney	Soule	Zimmerman
Crowley	Hooper	Mead		

Those who voted in the negative were:

rnose	wno voted in	the negative wer	re:	
Beasley	Donnelly	Johnson C C	Lyons	O'Hare
Bloch	Donohue	Kahn	McCue	Schwab
Brackley	Drechsler	Kelly	McDonald	Seesselberg
Braun	Evans	Kennedy	McElligott	Shannon
Burr	Fertig	Kiernan	McKee	Smith E A
Burston	Flanagan	Klingmann	McLaughlin	Solomon C
Claessens	Flynn	Leininger	McWilliams	Solomon M
Cox	Goldberg	Lentol	Miller E H	Taylor
Cronin	Griffith	Lilly	Morris	Walter
Curley	Hamill	Link	Mullen	Winter
Dickstein	Healy	AJAIIK	DEGLICIT	willer.

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Hooper, the committee on rules was instructed to report Senate bill (No. 510, Rec. No. 77) entitled "An act to amend the charter of the city of Glens Falls, in relation to the salaries of city judges."

On motion of Mr. Hooper, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Hooper, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	McCue	Shannon
Ames D H	Davies E O	Healy	McDonald	Showers
Ames H L	Davis	Hooper	McElligott	Slacer
Beasley	Dickstein	Hopkins	McGinnies	Smith C C
Bewley	Donnelly	Hunter	McKee	Smith E A
Blakely	Donohoe	Hutchinson	McLaughlin	Solomon C
Bloch	Donohue	Jenks	McNab	Solomon M
Bloomfield	Downs	Johnson C C	McWhinney	Soule
Booth	Drechsler	Johnson L W	McWilliams	Steinberg
Brackley	Evans	Judson	Mead	Tallett
Brady	Everett	Kahn	Miller C P	Taylor
Braun	Fearon	Kellv	Miller E H	Thayer
Brink	Fenner	Kennedy	Miller N J	Tyler
Brown	Fertig	Kenyon	Morris	Ullman
Brush	Flanagan	Kiernan	Mullen	Vezin
Burr	Flynn	Klingmann	Norton	Walrath
Burston	Franchot	Lattin	O'Hare	Walter
Burtnett	Gaffers	Leininger	Peck	Weiss
Chamberlin	Gage	Lentol	Pellet	Wells
Cheney	Gardner	Lilly	Pierce	Welsh
Claessens	Gaylord	Link	Quackenbush	Westall
Coles	Goldberg	Long	Rice	Wheelock
Copeley	Graham	Lord	Richford	Whitcomb
Cowee	Greenwald	Lown	Rowe	Wilson
Cox	Griffith	Lyons	Sammis	Winter
Cronin	Hager	Machold	Scott	Witter
Crowley	Hamill	Malone	Seaker	Youker
Curley	Harris	Martin	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1299, Int. No. 1162) entitled "An act to amend the charter of the city of Glens Falls, in relation to the salaries of city judges."

On motion of Mr. Hooper, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 79, Int. No. 79) entitled "An act to provide for the construction of Barge canal terminals at Seneca Falls and Waterloo, and making appropriations therefor."

On motion of Mr. L. W. Johnson, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 52

Those who voted in the affirmative were:

Adler	Davies A E	Hopkins	Miller C P	Steinberg
Ames D H	Davies E O	Hunter	Miller N J	Tallett
Ames H L	Davis	Hutchinson	Norton	Thayer
Bewley	Donohoe	Jenks	Peck	Tyler
Blakely	Downs	Johnson L W	Pellet	Ullman
Bloomfield	Everett	Judson	Pierce	Vezin
Booth	Fearon	Kenyon	Quackenbush	Walrath
Brady	Fenner	Lattin	Rice	Webb
Brink	Franchot	Long	Richford	Wells
Brown	Gaffers	Lord	Rowe	Welsh
Brush	Gardner	Lown	Sammis	Westall
Burtnett	Gaylord	Machold	Scott	Wheelock
Chamberlin	Graham	Malone	Seaker	Whitcomb
Cheney	Greenwald	Martin	Showers	Wilson
Coles	Hager	McGinnies	Slacer	Witter
Copeley	Harris	McNab	Smith C C	Youker
Cowee	Hawkins	McWhinney	Soule	Zimmerman
Crowlev	Hooper	Mead		

Those who voted in the negative were:

Beasley	Donnelly	Johnson C C	Lyons	O'Hare
Bloch	Donohue	Kahn	McCue	Schwab
Brackley	Drechsler	Kelly	McDonald	Seesselberg
Braun	Evans	Kennedy	McElligott	Shannon
Burr	Fertig	Kiernan	McKee	Smith E A
Burston	Flanagan	Klingmann	McLaughlin	Solomon C

Claessens Cox	Flynn Goldberg	Leininger Lentol	McWilliams Miller E'H	Solomon M Taylor
Cronin	Griffith	Lilly	Morris	Walter
Curley	Hamill	Link	Mullen	Winter
Dickstein	Healy			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1856, Int. No. 1462) entitled "An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required for rapid transit purposes to department of parks and useful for other municipal purposes."

On motion of Mr. McCue, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

_dler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E
Blakely	Donohoe	Jenks	McNab	Solomon
Bloch	Donohue	Johnson C C	McWhinney	Solomon I
Bloomfield	Downs	Johnson L W	McWilliams	Soule
	Drechsler	Judson	Mead	Steinberg
Booth				
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown *	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells

Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Kenyon, the committee on rules was instructed to report Senate bill (No. 1315, Rec. No. 266) entitled "An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor."

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Kenyon, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Brain	Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenyon	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris	Shannon Showers Slacer Smith C C Smith E A Solomon M Soule Steinberg Tallett Taylor Thayer Tyler
Brink Brown	Fenner Fertig	Kenyon Kiernan	Morris Mullen	Tyler Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss

Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1807, Int. No. 1447) entitled "An act authorizing the installation of pile fenders at the terminal dock on Lake Champlain, in the village of Port Henry, Essex county, and making an appropriation therefor."

On motion of Mr. Kenyon, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1174, Int. No. 1056) entitled "An act providing for the construction of the Barge canal terminal at Geneva, on Seneca lake, and incidental work connected therewith, with a view of improving the commerce of the State, and making an appropriation therefor."

On motion of Mr. Tyler, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 52

Adler Ames D H Ames H L	Davies A E Davies E O Davis	Hopkins Hunter Hutchinson	Miller C P Miller N J Norton	Steinberg Tallett Thayer Tyler
Bewley Blakely	Donohoe Downs	Jenks Johnson L W	Peck Pellet	Tyler Ullman
Diakery	DOWIIS	JOHNSON II W	T GILCE	Ullillali

Bloomfield	Everett	Judson	Pierce	Vezin
Booth	Fearon	Kenyon	Quackenbush	Walrath
Brady	Fenner	Lattin	Rice	Webb
Brink	Franchot	Long	Richford	Wells
Brown	Gaffers	Lord	Rowe	Welsh
Brush	Gardner	Lown	Sammis	Westall
Burtnett	Gavlord	Machold	Scott	Wheelock
Chamberlin	Graham	Malone	Seaker	Whitcomb
Cheney	Greenwald	Martin	Showers	Wilson
Coles	Hager	McGinnies	Slacer	Witter
Copeley	Harris	McNab	Smith C C	Youker
Cowee	Hawkins	McWhinney	Soule	Zimmerman
Crowley	Hooner	Mead		

Those who voted in the negative were:

Beasley	Donnelly	Johnson C C	Lyons	O'Hare
Bloch	Donohue	Kahn	McCue	Schwab
Brackley	Drechsler	Kelly	McDonald	Seesselberg
Braun	Evans	Kennedy	McElligott	Shannon
Burr	Fertig	Kiernan	McKee	Smith E A
Burston	Flanagan	Klingmann	McLaughlin	Solomon C
Claessens	Flynn	Leininger	McWilliams	Solomon M
Cox	Goldberg	Lentol	Miller E H	Taylor
Cronin	Griffith	Lilly	Morris	Walter
Curley	Hamill	Link	Mullen	Winter
Dickstein	Healy			

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1847, Int. No. 1334) entitled "An act to amend the Conservation Law, in relation to the destruction of certain wild birds destroying crops."

On motion of Mr. Whitcomb, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 139 NOES 1

Adler	Davies E O	Hooper	McElligott	Showers
Ames D H	Davis	Hopkins	McGinnies	Slacer
Ames H L	Dickstein	Hunter	McKee	Smith C C
Beasley	Donnelly	Hutchinson	McLaughlin	Smith E A
Bewley	Donohoe	Jenks	McNab	Solomon C
[Aggra	MRIV JOHRNA	т.Т 232		

Blakely	Donohue	Johnson C C	McWhinney	Solomon M
Bloch	Downs	Johnson L W	McWilliams	Soule
Bloomfield	Drechsler	Judson	aread	Steinberg
Booth	Evans	Kahn	Miller C P	Tallett
Brackley	Everett	Kelly	Miller E H	Taylor
Brady	Fearon	Kennedy	Miller N J	Thayer
Braun	Fenner	Kenyon	Morris	Tyler
Brink	Fertig	Kiernan	Mullen	Ullman
Brown	Flanagan	Klingmann	Norton	Vezin
Brush	Flynn	Lattin	O'Hare	Walrath
Burr	Franchot	Leininger	Peck	Walter
Burston	Gaffers	Lentol	Pellet	Weiss
Burtnett	Gardner	Lilly	Pierce	Wells
Chamberlin	Gavlord	Link	Quackenbush	Welsh
Cheney	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whiteomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman
Davies A E	Healy	McDonald	Shannon	

In the negative:

Claessens

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 75, Int. No. 75) entitled "An act providing for the building of a bridge across the Black River canal, known as Hall Farm bridge, and making an appropriation therefor."

On motion of Mr. Davis, said bill was read the second 'ime and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87 NOES 53

Adler	Davies A E Davies E O	Hopkins Hunter	Mead Miller C P	Soule Tallett
Ames D H Ames H L	Davies E O	Hutchinson	Miller N J	Thayer
Bewley	Donohoe	Jenks	Norton	Tyler

Blakely	Downs	Johnson L W	Peck	Ullman
Bloomfield	Everett	Judson	Pellet	Vezin
Booth	Fearon	Kenyon	Pierce	Walrath
Brady	Fenner	Lattin	Quackenbush	Webb
Brink	Franchot	Long	Rice	Wells
Brown	Gaffers	Lord	Richford	Welsh
Brush	Gardner	Lown	Rowe	Westall
Burtnett	Gaylord	Machold	Sammis	Wheelock
Chamberlain	Graham	Malone	Scott	Whitcomb
Cheney	Greenwald	Martin	Seaker	Wilson
Coles	Hager	McGinnies	Showers	Witter
Copeley	Harris	McNab	Slacer	Youker
Cowee	Hawkins	McWhinney	Smith C C	Zimmerman
Crowlev	Hooner	ř		

Beasley	Donnelly	Johnson C C	McCue	Schwab
Bloch	Donohue	Kahn	McDonald	Seesselberg
Brackley	Drechsler	Kelly	McElligott	Shannon
Braun	Evans	Kennedy	McKee	Smith E A
Burr	Fertig	Kiernan	McLaughlin	Solomon C
Burston	Flanagan	Klingmann	McWilliams	Solomon M
Claessens	Flynn	Leininger	Miller E H	Steinberg
Cox	Goldberg	Lentol	Morris	Taylor
Cronin	Griffith	Lilly	Mullen	Walter
Curley	Hamill	Link	O'Hare	Winter
Dickstein	Healy	Lyons		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein,

Mr. Speaker announced the special order, being the bill (No. 72, Int. No. 72) entitled "An act providing for the building of a bridge across the Black River canal, known as Hillside Change bridge, and making an appropriation therefor."

On motion of Mr. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87 NOES 53

Adler	Davies A E	Hopkins	Mead	Soule
Ames D H	Davies E O	Hunter	Willer C P	Tallett
Ames H L	Davis	Hutchinson	Viller N J	Thayer
Bewley	Donohoe	Jenks	Norton	Tyler

Blakely	Downs	Johnson L W	Peck	Ullman
Bloomfield	Everett	Judson	Pellet	Vezin
Booth	Fearon	Kenyon	Pierce	Walrath .
Brady	Fenner	Lattin	Quackenbush	Webb -
Brink	Franchot	Long	Rice	Wells
Brown	Gaffers	Lord	Richford	Welsh
Brush	Gardner	Lown	Rowe	Westall
Burtnett	Gaylord	Machold	Sammis	Wheelock
Chamberlin	Graham	Malone	Scott	Whiteomb
Cheney	Greenwald	Martin	Seaker	Wilson
Coles	Hager	McGinnies	Showers	Witter
Copeley	Harris	McNab	Slacer	Yonker
Cowee	Hawkins	McWhinney	Smith C C	Zimmerman
Crowley	Hooner	•		

Beasley	Donnelly	Johnson C C	McCue	Schwab
Bloch	Donohue	Kahn	McDonald	Seesselberg
Brackley	Drechsler	Kelly	McElligott	Shannon
Braun	Evans	Kennedy	McKee	Smith E A
Burr	Fertig	Kiernan	McLaughlin	Solemon C
Burston	Flanagan	Klingmann	McWilliams	Solomon M
Claessens	Flynn	Leininger	Miller E H	Steinberg
Cox	Goldberg	Lentol	Morris	Taylor
Cronin	Griffith	Lilly	Mullen	Walter
Curley	Hamill	Link	O'Hare	Winter
Dickstein	Healy	Lyons		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1268, Int. No. 1137) entitled "An act empowering the town of Southampton, in the county of Suffolk, to construct a lock in the Shinnecock and Peconic canal in such town, and making an appropriation therefor."

On motion of Mr. Downs, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 137 NOES 3

Adler	Davies E O	Hooper	McElligott	Shannon
Ames D H	Davis	Hopkins	McGinnies	Showers
Ames H L	Dickstein	Hunter	McKee	Slacer

Beasley	Donnelly	Hutchinson	McLaughlin	Smith C C
bewley	Donohoe	Jenks	McNab	Smith E A
Blakely	Donohue	Johnson C C	McWhinney	Solomon M
Bloch	Downs	Johnson L W	McWilliams	Soule
Bloomfield	Drechsler	Judson	Mead	Steinberg
Booth	Evans	Kahn	Miller C P	Tallett
Brackley	Everett	Kelly	Miller E H	Taylor
Brady	Fearon	Kennedy	Miller N J	Thayer
Braun	Fenner	Kenyon	Morris	Tyler
Brink	Fertig	Kiernan	Mullen	Ullman
Brown	Flanagan	Klingmann	Norton	Vezin
Brush	Flynn	Lattin	O'Hare	Walrath
Burr	Franchot	Lentol	Peck	Walter
Burston	Gaffers	Lilly	Pellet	Weiss
Burtnett	Gardner	Link	Pierce	Wells
Chamberlin	Gaylord	Long	Quackenbush	Welsh
Cheney	Goldberg	Lord	Rice	Westall
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whiteomb
Cowee	Griffith	Machold	Sammis	Wilson
Cox	Hager	Malone	Schwab	Winter
Cronin	Hamill	Martin	Scott	Witter
Crowley	Harris	McCue	Seaker	Youker
Curley	Hawkins	McDonald	Seesselberg	Zimmerman
Davies A E	Healy			

Claessens

Leininger

Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 525, Int. No. 503) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which John Hasenstab, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and one, and to reinstate him in the position formerly held by him."

On motion of Mr. Braun, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126 NOES 14

Those who voted in the affirmative were:

Adler	Curley	Hawkins	McCue	Seesselberg
Ames D H	Davies A E	Harris	McElligott	Shannon
Ames H L	Davies E O	Healy	McGinnies	Showers
Beasley	Davis	Hooper	McKee	Slacer
Bewley	Dickstein	Hopkins	McLaughlin	Smith C C
Blakely	Donnelly	Hunter	McNab	Solomon M
Bloomfield	Donohoe	Hutchinson	McWhinney	Soule
Booth	Donohue	Jenks	McWilliams	Tallett
Brackley	Downs	Johnson L W	Mead	Taylor
Brady	Everett	Judson	Miller C P	Thayer
Braun	Fearon	Kahn	Miller E H	Tyler
Brink	Fenner	Kelly	Miller N J	Ullman
Brown	Fertig	Kennedy	Morris	Vezin
Brush	Flanagan	Kenyon	Norton	Walrath
Burr	Flynn	Kiernan	O'Hare	Walter
Burston	Franchot	Klingmann	Peck	Weiss
Burtnett	Gaffers	Lattin	Pierce	Wells
Chamberlin	Gardner	Lentol	Quackenbush	Welsh
Cheney	Gaylord	Lilly	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Schwab	Winter
Cox	Hager	Malone	Scott	Witter
Cronin	Hamill	Martin	Seaker	Zimmerman
Crowlev				

Those who voted in the negative were:

Bloch	Johnson C C	Lyons	Pellet	Steinberg
Drechsler	Leininger	McDonald	Smith E A	Youker
Evans	Link	Mullen	Solomon C	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1401, Int. No. 1227) entitled "An act authorizing the police commissioner of the city of New York to rehear the charges upon which Bernard G. Kobler, formerly a patrolman in the police department of said city, was dismissed from said department in the year nineteen hundred and seventeen, and to reinstate him in the position formerly held by him."

On motion of Mr. Braun, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

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to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126 NOES 14

Those who voted in the affirmative were:

Adler	Curley	Harris	McCue	Seesselberg
Ames D H	Davies A E	Hawkins	McElligott	Shannon
Ames H L	Davies E O	Healy	McGinnies	Showers
Beasley	Davis	Hooper	McKee	Slacer
Bewley	Dickstein	Hopkins	McLaughlin	Smith C C
Blakely	Donnelly	Hunter	McNab	Solomon M
Bloomfield	Donohoe	Hutchinson	McWhinney	Soule
Booth	Donohue	Jenks	McWilliams	Tallett
Brackley	Downs	Johnson L W	Mead	Taylor
Brady	Everett	Judson	Miller C P	Thayer
Braun	Fearon	Kahn	Miller E H	Tyler
Brink	Fenner	Kelly	Miller N J	Ullman
Brown	Fertig	Kennedy	Morris	Vezin
Brush	Flanagan	Kenyon	Norton	Walrath
Burr	Flynn	Kiernan	O'Hare	Walter
Burston	Franchot	Klingmann	Peck	Weiss
Burtnett	Gaffers	Lattin	Pierce	Wells
Chamberlin	Gardner	Lentol	Quackenbush	Welsh
Cheney	Gaylord	Lilly	Rice	Westall
Claessens	Goldberg	Long	Richford	Wheelock
Coles	Graham	Lord	Rowe	Whiteomb
Copeley	Greenwald	Lown	Sammis	Wilson
Cowee	Griffith	Machold	Schwab	Winter
Cox	Hager	Malone	Scott	Witter
Cronin	Hamill	Martin	Seaker	Zimmerman
Crowlev				

Those who voted in the negative were:

Bloch	Johnson C C	Lyons	Pellet	Steinberg
Drechsler	Leininger	McDonald	Smith E A	Youker
Evans	Link	Mullen	Solomon C	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Adler, the committee on rules was instructed to report Senate bill (No. 1377, Rec. No. 232) entitled "An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons, and making an appropriation therefor."

On motion of Mr. Adler, and by unanimous consent, said bilt was read the second time and ordered for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was read the third time, having been printed and upon the desks

of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	· Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1735, Int. No. 1417) entitled "An act to provide for the manufacture of street and highway signs and motor vehicle number plates, and similar devices, in State prisons and making an appropriation therefor."

On motion of Mr. Adler, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 76, Int. No. 76) entitled "An act to provide for the improvement by the State of a town highway in the town of Western in the county of Oneida and making an appropriation therefor,"

On motion of Mr. Davis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 86 NOES 53

Those who voted in the affirmative were:

Adler	Davies A E	Hooper	McWhinney	Smith C C
Ames D H	Davies E O	Hopkins	Mead	Soule
Ames H L	Davis	Hunter	Miller C P	Thayer
Bewley	Donohoe	Hutchinson	Miller N J	Tyler
Blakely	Downs	Jenks	Norton	Ullman
Bloomfield	Everett	Johnson L W	Peck	Vezin
Booth	Fearon	Judson	Pellet	Walrath
Brady	Fenner	Kenyon	Pierce	Webb
Brink	Franchot	Lattin	Quackenbush	Wells
Brown	Gaffers	Long	Rice	Welsh
Brush	Gardner	Lord	Richford	Westall
Burtnett	Gaylord	Lown	Rowe	Wheelock
Chamberlin	Graham	Machold	Sammis	Whitcomb
Cheney	Greenwald	Malone	Scott	Wilson
Coles	Hager	Martin	Seaker	Witter
Copeley	Harris	McGinnies	Showers	Youker
Cowee	Hawkins	McNab	Slacer	Zimmerman
Crowley				

Those who voted in the negative were:

, I hope will voted in the hegittive were.					
Donnelly	Johnson C C	McCue	Schwab		
Donohue	Kahn	McDonald	Seesselberg		
Drechsler	Kelly	McElligott	Shannon		
Evans	Kennedy	McKee	Smith E A		
Fertig	Kiernan	McLaughlin	Solomon C		
Flanagan	Klingmann	McWilliams	Solomon M		
Flvnn	Leininger	Miller E H	Steinberg		
Goldberg	Lentol	Morris	Taylor		
Griffith	Lilly	Mullen	Walter		
'Tamill	Link	O'Hare	Winter		
Healy	Lyons				
	Donnelly Donohue Drechsler Evans Fertig Flanagan Flynn Goldberg Griffith Mamill	Donnelly Johnson C C Donohue Kahn Drechsler Kelly Evans Kennedy Fertig Kiernan Flanagan Klingmann Flynn Leininger Goldberg Lentol Griffith Lilly	Donnelly Johnson C C McCue Donohue Kahn McDonald Drechsler Kelly McElligott Evans Kennedy McKee Fertig Kiernan McLaughlin Flanagan Klingmann Flynn Leininger Miller E H Goldberg Lentol Morris Griffith Lilly Mullen Vanill Link O'Hare		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

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Mr. Speaker announced the special order, being the bill (No. 1808, Int. No. 1448) entitled "An act to amend the Public Lands Law, in relation to the sale of unsold abandoned land to owner of building."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Fearon, the committee on rules was instructed to report Senate bill (No. 1393, Rec. No. 220) entitled "An act to amend the Military Law, in relation to the use of armories."

On motion of Mr. Fearon, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Fearon, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	™cElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson L W	McWhinney	Solomon M
Bloomfield	Downs	Johnson C C	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenvon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1777, Int. No. 1435) entitled "An act to amend the Military Law, in relation to the use of armories."

On motion of Mr. Fearon, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. McWhinney, the committee on rules was instructed to report Senate bill (No. 1429, Rec. No. 282) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county."

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. McWhinney, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 92 NOES 49

Those who voted in the affirmative were:

Adler	Crowley	Hooper	Mead	Soule
Ames D H	Davies A E	Hopkins	Miller C P	Steinberg
Ames H L	Davies E O	Hunter	Miller N J	Tallett
Barra	Davis	Hutchinson	Norton	Thayer
Bewley	Donohoe	Jenks	Peck	Tyler
Blakely	Downs	Johnson L W	Pellet	Ullman
Bloch	Evans	Judson	Pierce	Vezin
Bloomfield	Everett	Kenyon	Quackenbush	Walrath
Booth	Fearon	Lattin	Rice	Weiss
Brady	Fenner	Long	Richford	Wells
Brink	Franchot	Lord	Rowe	Welsh
Brown	Gaffers	Lown	Sammis	Westall
Brush	Gardner	Machold	Scott	Wheelock
Burtnett	Gaylord	Malone	Seaker	Whitcomb
Chamberlin	Graham	Martin	Showers	Wilson
Cheney	Greenwald	McGinnies	Slacer	Witter
Coles	Hager	McNab	Smith C C	Youker
Copeley	Harris	McWhinney	Smith E A	Zimmerman
Correc	Haviling	J		

Those who voted in the negative were:

Beasley	Donnelly	Johnson C C	Lyons	O'Hare
Brackley	Donohue	Kahn	McCue .	Schwab
Braun	Drechsler	Kelly	McDonald	Seesselberg
Burr	Fertig	Kennedy	McElligott	Shannon
Eurston	Flanagan	Kiernan	McKee	Solomon C

Claessens Cox	Flynn Goldberg	Klingmann Leininger	McLaughlin McWilliams	Solomon M Taylor
Cronin	Griffith	Lentol	Miller E H	Walter
Curley	Hamilt	Lilly	Morris	Winter
Dickstoin	Hoaly	Link	Mullon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same

Mr. Speaker announced the special order, being the bill (No. 1780, Int. No. 1438) entitled "An act to amend the Code of Criminal Procedure, in relation to the jurisdiction of the county court of Nassau county."

On motion of Mr. McWhinney, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1725, Int. No. 1407) entitled "An act to amend the General City Law, in relation to the appointment of policewomen in cities of the first and second class."

On motion of Mr. Pellet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kalın	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy-	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin

Burr	Flynn	Lattin	O'Hare =	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	dartin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 1256, Int. No. 1125) entitled "An act to amend the Education Law, in relation to the kindergarten training and instruction of blind babies and children."

On motion of Mrs. Sammis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Brady Brain	Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kaln Kelly Kennedy Kenyon	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris McMill	Shannon Showers Slacer Smith C C Smith E A Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter

Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Mr. Speaker announced the special order, being the bill (No. 43, Int. No. 42) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to sections eighteen and nineteen of article one of the Constitution, in relation to damages for injuries causing death, laws for the protection of the lives, health or safety of employees, and workmen's compensation for injuries or death, from accidents or occupational diseases."

On motion of Mr. Ullman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler Ames D H Ames H L Beasley Bewley Blakely Bloch Bloomfield Booth Brackley Brady Braun Brink Brown	Davies A E Davies E O Davis Dickstein Donnelly Donohoe Donohue Downs Drechsler Evans Everett Fearon Fenner Fertig	Healy Hooper Hopkins Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenyon Kiernan	McDonald McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J Morris Mullen	Shannon Showers Slacer Smith C C Smith E A Solomon C Solomon M Soule Steinberg Tallett Taylor Thayer Tyler Ullman
Brown Brush	Fertig Flanagan	Kiernan Klingmann	Mullen Norton	Ullman Vezin

Burr	Flynn	Lattin	O'Hare	Walrath
Purston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whiteomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Sehwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

On motion of Mr. Witter, the committee on rules was instructed to report Senate bill (No. 1360, Rec. No. 224) entitled "An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act."

On motion of Mr. Witter, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Witter, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Bracklev	Evans	Kahn	Miller C P	Tallett.

Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	McArdle	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1730, Int. No. 1412) entitled "An act appropriating the surplus money received by the State Treasurer under the provisions of chapter eight hundred of the Laws of nineteen hundred and seventeen, as amended by chapter four hundred and thirty-nine of the Laws of nineteen hundred and eighteen, to be distributed among the several towns and cities of the State, as provided in said act.

On motion of Mr. Witter, said bill was laid aside, and ordered stricken from the calendar.

On motion of Mr. Adler, the committe on rules was instructed to report Senate bill (No. 29, Rec. No. 67) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article six of the Constitution, in relation to compensation of judges of the Court of Appeals."

On motion of Mr. Adler, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Adler, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	nckstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gavlord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whiteomb
Cowee	Griffith	Lyons	Sammis ·	Wilson
C _o z	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	·Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 547, Int. No. 525) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to article six of the Constitution, in relation to compensation of judges of the Court of Appeals."

On motion of Mr. Adler, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1632, Int. No. 1372) entitled "An act to create a commission to confer with committees of Congress in relation to Indian affairs, and making an appropriation for the expenses of the commission," having been announced for a second reading,

On motion of Mr. Machold, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1248, Int. No. 1119) entitled "An act to amend the Education Law, in relation to the election of the Commissioner of Education," having been announced for a second reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the second reading calendar for Thursday next.

The bill (No. 1665, Int. No. 246) entitled "An act to amend the Greater New York charter, in relation to licensing street railroad employees," having been announced for a second reading,

On motion of Mr. Cox, and by unanimous consent, said bill was ordered placed on the second reading calendar for Monday next.

The bill (No. 1702, Int. No. 441) entitled "An act to amend the Tax Law, in relation to the definition of special franchise property," having been announced,

Mr. Judson moved to amend as follows:

Page 2, line 5, cut out brackets after "appurtenances" and comma and leave semi-colon stand.

Page 2, line 7, cut out brackets after "ground" and comma and leave semi-colon stand.

Page 2, lines in italics from line 7 to line 10 strike out italics. Page 3, line 2, after "purposes" insert in italics "All bridges above, over, upon, through or across any street, highway, public place or public water including the value of all franchises, rights, authority or permission to construct, maintain or operate the same in, over, above, on or through any street, highway, public place or public water;".

Page 3, line 22, strike out "an" after "continuation of "and insert in italics "another"; strike out "another" after "occu-

pancy of " and insert in italics " a ".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to the order of second reading.

The bill (No. 1717, Int. No. 29) entitled "An act to amend the Election Law, in relation to the publication of primary and general election pamphlets" having been announced for a second reading, On motion of Mr. Fertig, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1886, Int. No. 739) entitled "An act to amend the Highway Law, in relation to rear plates on motor vehicles," having been announced for a second reading,

On motion of Mr. McWhinney and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 865, Int. No. 795) entitled "An act to amend the Tax Law, in relation to expenses of counties in fixing amount of transfer tax," having been announced for a second reading,

On motion of Mrs. Sammis, and by unanimous consent, said bill was ordered placed on the second reading calendar for Tuesday next.

The bill (No. 1841, Int. No. 1345) entitled "An act to amend section thirteen hundred and twenty-six of the Code of Civil Procedure, making the giving of security unnecessary to perfect an appeal to the Court of Appeals, where the Appellate Division or a judge of the Court of Appeals shall certify that a constitutional question is involved," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 126 NOES 14

	111000 111	10 10000 111 01			
A	dler	Davies A E	Hopkins	McKee	Showers
A	mes D H	Davies E O	Hunter	McNab	Slacer
Α	mes H L	Davis	Hutchinson	McWhinney	Smith C C
B	easlev	Dickstein	Jenks	McWilliams	Smith E A
	ewlev	Donnelly	Johnson L W		Solomon C
В	lakely	Donohoe	Judson	Miller C P	Soule
	loch	Downs	Kahn	Miller E H	Steinberg
B	loomfield	Drechsler	Kelly	Miller N J	Tallett
В	ooth	Everett	Kenyon	Morris	Taylor
В	rackley	Fenner	Kiernan	Mullen	Thaver
B	rady	Fertig	Klingmann	Norton	Tyler

Braun Brink	Flanagan Flynn	Lattin Leininger	O'Hare P'eck	Ullman Vezin
Brown	Franchot	Lentol	Pellet	Walrath
Brush	Gaffers	Lilly	Pierce	Weiss
Burr	Gardner	Long	Quackenbush	Wells
Burston	Gaylord	Lord	Rice	Welsh
Burtnett	Graham	Lown	Richford	Westall
Chamberlin	Greenwald	Lyons	Rowe	Wheelock
Chenev	Griffith	Machold	Sammis	Whiteomb
Claessens	Hager	Malone	Schwab	Wilson
Coles	Hamill	Martin	Scott	Winter
Copeley	Harris	McCue	Seaker	Witter
Cowee	Hawkins	McElligott	Seesselberg	Youker
«Cox	Hooper	McGinnies	Shannon	Zimmerman
Crowley				

Solomon M Cronin Evans Healy Johnson C C McDonald Curley Fearon Walter Donohue Kennedy McLaughlin Goldberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1715, Int. No. 847) entitled "An act to amend the Judiciary Law, in relation to exemption from jury duty," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 139 NOES 1

Those who voted in the affirmative were:

Edier	Davies A
Ames D H	Davies E
Ames H L	Davis
Beasley	Dickstein
Bewley	Donnelly
Blakely	Donohoe
Bloch	Donohue
Bloomfield	Downs
Booth	Drechsler
Brackley	Everett
Brady	Fearon
Braun	Fenner
Brink	Fertig
Brown	Flanagan
Brush	Flynn
Burr	Franchot

× 22

Davies A	J
Davies E	(
Davis	
Dickstein	
Donnelly	
Donohoe	
Donohue	
Downs	
Drechsler	
Everett	
Fearon	
Fenner	
Fertig	
Flanagan	
Flynn	

Hunter Hutchinson Jenks Johnson C C Johnson L W Judson Kahn Kelly Kennedy Kenvon Kiernan Klingmann Lattin Leininger

Hooner

Hopkins

McElligott McGinnies McKee McLaughlin McNab McWhinney McWilliams Mead Miller C P Miller E H Miller N J

Morris

Mullen

Norton

O'Hare

Peck

Showers Slacer Smith CC Smith E A Solomon C Solomon M Soule Steinberg Tallett Taylor Thaver Tyler Ullman Vezin Walrath Walter

Burston	Gaffers	Lentol	Pellet	Weiss
Burtnett	Gardner	Lilly	Pierce	Wells
Chamberlin	Gaylord	Link	Quackenbush	Welsh
Cheney	Goldberg	Long	Rice	Westall
Claessens	Graham	Lord	Richford	Wheelock
Coles	Greenwald	Lown	Rowe	Whitcomb
Copeley	Griffith	Lyons	Sammis	Wilson
Cowee	Hager	Machold	Schwab	Winter
Cox	Hamill	Malone	Scott	Witter
Cronin	Harris	Martin	Seaker	Youker
Crowley	Hawkins	McCue	Seesselberg	Zimmerman
Curley	Healy	McDonald	Shannon	

In the negative:

Evans

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1470, Int. No. 1285) entitled "An act to amend the Greater New York charter, in relation to the police department," having been announced for a third reading,

On motion of Mrs. Lilly, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

On motion of Mr. Hunter, the committee on rules was instructed to report Senate bill (No. 1230, Rec. No. 168) entitled "An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision."

Said bill having been announced,

Debate was had.

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Wednesday next.

The bill (No. 1708, Int. No. 1017) entitled "An act to amend the Highway Law, in relation to persons designated and machinery purchased for the construction or improvement of a State or county highway under county or town supervision," having been announced for a third reading,

On motion of Mr. Hunter, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1379, Int. No. 1225) entitled "An act to locate in part the boundary lines between the counties of Kings and Queens," having been announced,

Mr. O'Hare moved that said bill be recommitted to the committee on internal affairs with instructions to report the same forthwith amended as follows:

Page 2, line 4, strike out the word "Palmetto" and insert the word "Stanhope" in place thereof.

Line 5, strike out the word "Palmetto" and insert the word

"Stanhope" in place thereof.

Line 5, strike out the word "Wyckoff" and insert the words "St. Nicholas" in place thereof.

Line 6, strike out the word "Wyckoff" and insert the words

"St. Nicholas" in place thereof.

Line 7, after the word "avenue" strike out the rest of the line and insert the following: "to the centre line of Linden street, thence southwesterly along the centre line of Linden street to the centre line of Wyckoff avenue, thence southeasterly along the centre line of Wyckoff avenue to the centre line of Hancock street, thence southwesterly along the centre line of Hancock street to the centre line of Irving avenue and thence southeasterly along the centre line of Irving avenue and in a direct continuance thereof."

Line 8, strike out the entire line.

Line 9, strike out the entire line.

Line 10, strike out the words "cemetery of the Evergreens,".

Line 10, strike out the words "side or".

Page 3, line 10, strike out the word "portion" and insert therein the word "portions".

Line 10, preceding the word "third" insert the words "second

and ".

Line 11, strike out the word "district" and insert the word "districts".

Line 11, strike out the word "is" and insert the word "are". Line 12, preceding the word "third" insert the words "second

and ".

Line 12, strike out the word "district" and insert the word "districts".

Line 12, strike out the word "is" and insert the word "are".

Line 17, after the word "purposes" insert the following:
"; such portion of the county of Kings within the Ninth Senate
district as is hereby annexed to the county of Queens and as
lies within the following boundary lines, commencing at a point
formed by the intersection of the centre line of Cypress avenue
with the centre line of Stanhope street, running thence southwesterly along the centre line of Stanhope street to the centre
line of St. Nicholas avenue, thence along the centre line of St.
Nicholas avenue to the point of intersection of such line with the

present boundary line between Kings and Queens counties, shall cease to be a part of the Ninth Senate district and is hereby constituted and made a part of the Third Senate district for all purposes; such portion of the county of Kings within the Ninth Senate district as is hereby annexed to the county of Queens, and as lies within the following boundary lines, commencing at a point formed by the intersection of the centre line of Linden street with the present boundary line between Kings and Queens counties, running thence southwesterly along the centre line of Linden street to the centre line of Wyckoff avenue, thence southeasterly along the centre line of Wyckoff avenue to the point of intersection of such line with the present boundary line between Kings and Queens counties, shall cease to be a part of the Ninth Senate district and is hereby constituted and made a part of the Third Senate district for all purposes; such portion of the county of Kings within the Ninth Senate district as is hereby annexed to the county of Queens, and as lies within the following boundary lines commencing at a point formed by the intersection of the centre line of Hancock street with the present boundary line between Kings and Queens counties, running thence southwesterly along the centre line of Hancock street to the centre line of Irving avenue, thence southeasterly along the centre line of Irving avenue to the point of intersection of such line with the present boundary line between Kings and Queens counties, shall cease to be a part of the Ninth Senate district and is hereby constituted and made a part of the Second Senate district for all purposes."

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 360, Int. No. 351) entitled "An act to amend the Greater New York charter, in relation to fire department pilots," having been announced for a third reading,

On motion of Mr. Burr, and by unanimous consent, said bill was ordered placed on the third reading calendar for Wednesday next.

The bill (No. 1716, Int. No. 258) entitled "An act to amend the Executive Law, in relation to requiring the Secretary of State to furnish lists of meter vehicle registrants and license numbers to the police departments of cities of the third class and villages," having been announced,

Mr. Davis moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 1, after the word "to" insert "prepare and".

In the title strike out all after word "numbers" and insert "and prescribing the fees therefor".

Page 2, lines 1 to 16 strike out and insert:

"§ 34. Lists of motor vehicle registrants and license numbers to be prepared and furnished. The Secretary of State on or before May fifteenth, nineteen hundred and nineteen, and annually therefore on or before March tenth shall prepare and upon the payment of an annual fee of twenty-five dollars therefor, transmit to the chief of police or other chief officer of every police department or any corporation or individual a complete list as of the first day of such month of the current automobile year, of persons, firms, associations or corporations registering motor vehicles as owners, manufacturers, or dealers, together with the distinctive number or numbers of the plate or plates assigned to such persons, firms or corporations. He shall also on or before the tenth day of each month as of the first of such month, except the month of February, in like manner, prepare and transmit a supplemental list indicating any additions to or changes in the annual list prepared and transmitted by him pursuant to this section. Any firm, corporation or individual desiring a list of registrants for any particular county shall receive the same at any time excepting the month of February upon the payment of a fee of three cents for each name so registered in such county. The Secretary of State shall monthly on or before the fifteenth day of each month pay to the State Treasurer all fees so received and file a report of such moneys with such Treasurer.

"§ 2. The sum of twenty thousand dollars, or so much thereof as may be needed, is hereby appropriated for the purpose of carrying out the provisions of this act, payable by the Treasurer on the warrant of the Comptroller on vouchers approved by the

Secretary of State."

Page 2, line 17, change "2" to "3".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading. The bill (No. 1648, Int. No. 156) entitled "An act to amend chapter five hundred and eighty-two of the Laws of nineten hundred and eighteen, entitled 'An act to incorporate the Lamoka Electric Water Power Corporation of Corning, New York, with power and authority to impound and store the waters of Mud creek and Cohocton river and their tributaries and divert, impound and store the same into and in Keuka lake and withdraw the same in order to develop hydro-electric power therefrom,' in relation to powers of such corporation," having been announced,

Debate was had.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79 NOES 36

Those who voted in the affirmative were:

Adler Claessens Ames D H Cowe Barra Cronin Bewley Davis Blakely Dickstein Bloch Downs Brackley Duke Braun Evans Brink Fenner Brown Fertig Brush Franchot Burrt Gaylord Burston Goldberg Chamberlin Hager Cheney Hamill	Hawkins Healy Hopkins Jenks Johnson L W Kahn Kelly Kennedy Kenyon Kiernan Klingmann Lattin Lilly Link Long	Lown McArdle McDonald McNab Miller E H Miller N J Morris Mullen O'Hare Pellet Rice Rowe Schwab Scott Seesselberg Shannon	Slacer Smith C C Smith E A Solomon C Solomon M Thayer Tyler Ullman Walrath Weiss Wells Whitcomb Wilson Winter Youker
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Those who voted in the negative were:

		0		
Beasley	Fearon	Hutchinson	Miller C P	Soule
Booth	Gaffers	Machold	Norton	Tallett
Brady	Graham	Martin	Peck	Vezin
Burtnett	Greenwald	McElligott	Pierce	Walter
Coles	Griffith	McKee	Quackenbush	Welsh
Davies A E	Hooper	McLaughlin	Richford	Westall
Donohue	Hunter	Mead	Sammis	Wheelock
Erronott				

The bill (No. 1049, Int. No. 949) entitled "An act to amend the Negotiable Instruments Law, in relation to what constitutes notice of defect," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 79 NOES 42

Those who voted in the affirmative were:

Adler	Cox	Graham	McElligott	Smith C C
Ames D H	Cronin	Hager	McWhinney	Soule
Ames H L	Crowlev	Harris	McWilliams	Tallett
Bewley	Davies A E	Hooper	Mead	Thayer
Blakely	Davies E O	Hopkins	Miller C P	Tyler
Bloomfield	Davis	Hunter	Miller N J	Ullman
Booth	Dickstein	Hutchinson	Norton	Vezin
Brackley	Dobson	Johnson C C	Peck	Walrath
Brady	Donohoe	Johnson L W	Pierce	Walter
Brink	Duke	Kenyon	Quackenbush	Wells
Brown	Everett	Kiernan	Rice	Welsh
Burr	Fearon	Lown	Richford	Westall
Caulfield	Fenner	Machold	Sammis	Wheelock
Chamberlin	Franchot	Malone	Scott	Wilson
Cheney	Gaffers	Martin	Seesselberg	Youker
Cowee	Gaylord	McCue	Slacer	

Those who voted in the negative were:

Barra	Downs	Kennedy	McArdle	Solomon C
Beasley	Drechsler	Klingmann	McDonald	Solomon M
Braun	Evans	Lattin	McKee	Steinberg
Burston	Fertig	Lentol	McLaughlin	Taylor
Burtnett	Goldberg	Link	Morris	Weiss
Claessens	Hawkins	Long	O'Hare	Whitcomb
Coles	Jenks	Lord	Pellet	Winter
Curley	Kahn	Lyons	Schwab	Witter
Donohue	Kelly	•		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1260, Int. No. 1129) entitled "An act to amend the charter of the city of Batavia, generally," having been announced, Mr. C. P. Miller moved that said bill be recommitted to the committee on affairs of cities with instructions to report the same forthwith amended as follows:

Page 2, line 5, strike out the bracket; inclose "five" in brackets and insert in italics "eight".

Line 6, before "fifteen" insert a bracket.

Line 7, after "hundred" insert a bracket; insert in italics "two thousand"; enclose "eight" in brackets and insert in italics "twelve".

Line 7, inclose "sixteen" in brackets and insert in italics

" eighteen ".

Line 8, before "the" insert a bracket.

Line 9, after "act" insert a bracket.

Line 10, inclose "eight" in brackets and insert in italies "nine".

Line 11, inclose "twelve" in brackets and insert in italies "fifteen".

Line 12, strike out the bracket and italicized matter.

Page 3, line 19, strike out the brackets and italicized matter. Page 5, line 17, strike out the brackets and italicized matter.

Page 14, line 25, after the first comma insert a bracket; after

"thousand" insert in italics "three hundred and fifty".

Line 26, inclose "seven" in brackets and insert in italics "nine".

Page 15, line 1, inclose "eight hundred" in brackets and insert in italics "one thousand".

Line 2, inclose "nine" in brackets and insert in italies "eleven".

Line 3, before "Beginning" insert a bracket.

Line 11, strike out italicized matter.

Line 12, strike out italicized matter.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Malone, from the committee on affairs of cities, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate bill (No. 606, Rec. No. 86) entitled "An act in relation to partnerships, constituting chapter thirty-nine of the Consolidated Laws," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree

to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 136 NOES 4

Those who voted in the affirmative were:

Adler Ames D H Ames H L Beasley Bewley Blakely	Davies E O Davis Dickstein Donnelly Donohoe Donohue	Hooper Hopkins Hunter Hutchinson Johnson C C Johnson L W	McGinnies McKee McLaughlin McNab McWhinney McWilliams	Showers Slacer Smith C C Smith E A Solomon C Solomon M
Bloch	Dononae	Judson	Mead	Soule
Bloomfield	Drechsler	Kahn	Miller C P	Steinberg
Booth	Evans	Kelly	Miller E H	Tallett
Brackley	Everett	Kennedy	Miller N J	Taylor
Brady	Fenner	Kenyon	Morris	Thayer
Braun	Fertig	Kiernan	Mullen	Tyler
Brink	Flanagan	Klingmann	Norton	Ullman
Brown	Flynn	Lattin	O'Hare	Vezin
Brush	Franchot	Leininger	Peck	Walrath
Burr	Gaffers	Lentol	Pellet	Walter
Burston	Gardner	Lilly	Pierce	Weiss
Burtnett	Gaylord	Long	Quackenbush	Wells
Chamberlin	Goldberg	Lord	Rice	Welsh
Cheney	Graham	Lown	Richford	Westall
Claessens	Greenwald	Lyons	Rowe	Wheelock
Coles	Griffith	Machold	Sammis	Whiteomb
Copeley	Hager	Malone	Schwab	Wilson
Cowee	Hamill	Martin	Scott	Winter
Cox	Harris	McCue	Seaker	Witter
Cronin	Hawkins	McDonald	Seesselberg	Youker
Crowley Davies A E	Healy	McElligott	Shannon	Zimmerman

Those who voted in the negative were:

Curley Fearon Jenks Link

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1749, Int. No. 812) entitled "An act to amend the Liquor Tax Law, in relation to the sale, delivery and possession of liquors under local option vote," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein '	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thayer
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Úllman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1825, Int. No. 1366) entitled "An act to promote the health and efficiency of firemen in cities of the State," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 119 NOES 13

Those who voted in the affirmative were:

Ames H L	Davies A E	Healy	McElligott	Slacer
Barra	Davies E O	Hooper	McKee	Smith E A
Beasley	Davis	Hopkins	McLaughlin	Smith H W
Bewley	Dickstein	Jenks	McNab	Solomon C
Blakely	Dobson	Johnson C C	McWilliams	Solomon M
Bloch	Donohoe	Johnson L W	Mead	Soule
Booth	Donohue	Kahn	Miller E H	Steinberg
Brackley	Downs	Kelly	Miller N J	Taylor
Brady	Drechsler	Kennedy	Morris	Thayer
Braun	Evans	Kenyon	Mullen	Ullman
Brink	Everett	Kiernan	O'Hare	Vezin
Brush	Fearon	Klingmann	Peck	Walrath
Burr	Fenner	Lattin	Pellet	Walter
Burston	Fertig	Lentol	Pierce	Weiss
Burtnett	Flynn	Lilly	Quackenbush	Wells
Caulfield	Franchot	Link	Rice	Westall
Chamberlin	Gaffers	Long	Richford	Wheelock
Chenev	Gaylord	Lown	Rowe	Whitcomb
Claessens	Goldberg	Lvons	Sammis	Wilson
Coles	Graham	Malone	Schwab	Winter
Cowee	Griffith	Martin	Scott	Witter
Cox	Hager	McArdle	Seesselberg	Youker
Cronin	Hamill	McCue	Shannon	Zimmerman
Cronin	Hawking	McDonald	O ALGORIAN OIL	

Those who voted in the negative were:

 Adler
 Brown
 Hunter
 Norton
 Tyler

 Ames H L
 Duke
 Hutchinson
 Smith C C
 Welsh

 Bloomfield
 Harris
 Miller C P

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 936, Int. No. 567) entitled "An act to amend the Liquor Tax Law, in relation to the issuance of liquor tax certificates for less than a year and prorating tax therefor," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer

Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thaver
Brink	Fenner	Kenvon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter
Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Mr. Youker moved to reconsider the vote by which Assembly bill (No. 1856, Int. No. 1462) entitled "An act to amend subdivision four-a of section thirty-nine of chapter four of the Laws of eighteen hundred and ninety-one, entitled 'An act to provide for rapid transit railways in cities of over one million inhabitants,' with reference to the transfer of property owned by the city and not required for rapid transit purposes to department of parks and useful for other municipal purposes," was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the negative, a majority of all the members elected to the Assembly not voting in favor thereof, and three-fifths being present.

AYES 51 NOES 73

Adler	Coles	Hunter	Norton	Tyler
Ames D H	Davis	Hutchinson	Pellet	Ullman
Ames H L	Evans	Jenks	Rice	Vezin
Bloomfield	Fertig	Johnson C C	Rowe	Weiss
Booth	Caylord	Johnson L W	Sammis	Wells
Brady	Greenwald	Kenyon	Scott	Westall

Brink	Harris	Lattin	Slacer	Whiteomb
Brown	Hawkins	Long	Smith C C	Wilson
Chamberlin	Hooper	Lord	Solomon C	Witter
Cheney	Hopkins	Mead	Steinberg	Youker
Classeons	reopiems	212000	Breamber B	I Ource

Barra Beasley Bewley Blakely Bloch Brackley Braun Brush Burr Burston Burtnett Cowee Cox	Curley Davies A E Dickstein Dobson Donohoe Donohue Downs Duke Everett Fenner Franchot Gaffers Goldberg Griffith	Hamill Healy Kealy Kahn Kelly Kennedy Kiernan Klingmann Lilly Link Lown Lyons Malone McArdle	McElligott McKee McLaughlin McNab McNab McWhinney Miller C P Miller E H Miller N J Morris Mullen O'Hare Peck Pierce Ougekenbush	Richford Schwab Seesselberg Shannon Solomon M Soule Tallett Taylor Thayer Walrath Walter Welsh Wheelock Winter
Cronin Crowley	Griffith Hager	McCue McDonald	Quackenbush	Winter

Mr. Pierce moved to take from the table his motion to reconsider the vote by which Assembly bill (No. 1675, Int. No. 53) entitled "An act to amend the Agricultural Law, in relation to persons or corporations licensed to operate milk gathering stations," was lost.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in, the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 140 NOES 00

Those who voted in the affirmative were:

Adler	Davies A E	Healy	McDonald	Shannon
Ames D H	Davies E O	Hooper	McElligott	Showers
Ames H L	Davis	Hopkins	McGinnies	Slacer
Beasley	Dickstein	Hunter	McKee	Smith C C
Bewley	Donnelly	Hutchinson	McLaughlin	Smith E A
Blakely	Donohoe	Jenks	McNab	Solomon C
Bloch	Donohue	Johnson C C	McWhinney	Solomon M
Bloomfield	Downs	Johnson L. W	McWilliams	Soule
Booth	Drechsler	Judson	Mead	Steinberg
Brackley	Evans	Kahn	Miller C P	Tallett
Brady	Everett	Kelly	Miller E H	Taylor
Braun	Fearon	Kennedy	Miller N J	Thaver
Brink	Fenner	Kenyon	Morris	Tyler
Brown	Fertig	Kiernan	Mullen	Ullman
Brush	Flanagan	Klingmann	Norton	Vezin
Burr	Flynn	Lattin	O'Hare	Walrath
Burston	Franchot	Leininger	Peck	Walter

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Burtnett	Gaffers	Lentol	Pellet	Weiss
Chamberlin	Gardner	Lilly	Pierce	Wells
Cheney	Gaylord	Link	Quackenbush	Welsh
Claessens	Goldberg	Long	Rice	Westall
Coles	Graham	Lord	Richford	Wheelock
Copeley	Greenwald	Lown	Rowe	Whitcomb
Cowee	Griffith	Lyons	Sammis	Wilson
Cox	Hager	Machold	Schwab	Winter
Cronin	Hamill	Malone	Scott	Witter
Crowley	Harris	Martin	Seaker	Youker
Curley	Hawkins	McCue	Seesselberg	Zimmerman

Mr. Pierce moved that said bill be recommitted to the committee on agriculture with instructions to report the same forthwith amended as follows:

Page 4, line 16, after the italicized word "amount" insert in italics "or relieved therefrom by the commissioner as hereinafter provided for."

Page 4, line 17, insert a period after the italicized word "for". Page 4, line 18, after the word "shall" insert a bracket "]".

Page 4, line 18, after the bracket thus inserted and before the word "be" insert in italics "Such applicant, however, may".

Page 4, line 19, strike out the bracket "]" after the word "herein".

Page 11, line 19, insert a bracket "]" after the period at the end of the line.

Page 12, line 2, strike out the bracket "]" at the end of the line.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Witter, from the committee on agriculture, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 9, 1919.

Resolved (if the Assembly concur), That a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 981, Rec. No. 155) entitled "An act to amend the Judiciary Law, in relation to the stenographers of the Supreme Court," for the purpose of amendment.

By order of the Senate

ERNEST A. FAY,

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate, with a message that the Assembly have concurred in the passage of the same.

The Senate returned the Senate bill (No. 679, Assembly Reprint No. 1815, Rec. No. 120) entitled "An act to amend the Public Health Law, in relation to the definition of chiropody."

Also, Senate bill (No. 713, Assembly Reprint No. 1696, Rec. No. 100) entitled "An act to amend chapter two hundred and forty-two of the Laws of nineteen hundred and eleven, entitled 'An act to amend, consolidate and revise the several acts relative to the city of Amsterdam,' generally," with a message that they have concurred in the amendments of the Assembly made thereto.

Ordered, That the Clerk return said bills to the Senate.

Also, concurrent resolution (No. 493, Int. No. 481) entitled "Concurrent resolution of the Senate and Assembly proposing an amendment to section six of article three of the Constitution, in relation to the salary and traveling expenses of members of the Leglature and the Speaker of the Assembly," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said concurrent resolution to the Secretary of State.

Also, the bill (No. 1516, Int. No. 790) entitled "An act to amend the Tax Law, in relation to the appointment of a transfer tax clerk in Cattaraugus county."

Also, the bill (No. 1568, Int. No. 253) entitled "An act to amend the Labor Law, in relation to the inspection of boilers."

Also, the bill (No. 120, Int. No. 120) entitled "An act making an appropriation for the State's share of the expense of paving Whitesboro and Schuyler streets adjoining the Erie canal in the city of Utica."

Also, the bill (No. 1533, Int. No. 1325) entitled "An act to amend the Conservation Law, in relation to the use of eel weirs."

Also, the bill (No. 997, Int. No. 731) entitled "An act to amend the Town Law, in relation to power of town boards in certain towns, to enact ordinances." Also, the bill (No. 918, Int. No. 845) entitled "An act to amend the Banking Law, in relation to examinations of and deposit of securities by certain national banks."

Also, the bill (No. 1582, Int. No. 1274) entitled "An act to amend the Conservation Law, in relation to the reforestation of nonagricultural lands and furnishing trees therefor without charge."

Also, the bill (No. 1369, Int. No. 1215) entitled "An act to authorize the investigation of the extent and character of and methods for eliminating the pollution of streams, and making an appropriation therefor."

Also, the bill (No. 1056, Int. No. 956) entitled "An act to amend the Conservation Law, in relation to breeding, importation and sale of fish and game."

Also, the bill (No. 961, Int. No. 870) entitled "An act to amend the Conservation Law, in relation to lands leased for oyster culture."

Also, the bill (No. 1360, Int. No. 1206) entitled "An act to amend the Education Law, relation to required attendance upon instruction and the evidence thereof."

Also, the bill (No. 812, Int. No. 754) entitled "An act to amend the Public Buildings Law, in relation to period of service of veteans previous ro retirement."

Also, the bill (No. 632, Int. No. 598) entitled "An act to amend the Civil Service Law, in relation to retention in office."

Also, the bill (No. 373, Int. No. 364) entitled "An act to amend the Railroad Law, in relation to the use of dazzling and dangerous headlights by street surface railroads."

Also, the bill (No. 1169, Int. No. 1050) entitled "An act to amend the Prison Law, in relation to funds available for earnings of prisoners."

Also, the bill (No. 1750, Int. No. 1051) entitled "An act to legalize and confirm the official acts of notaries public and commissioners of deeds."

Also, the bill (No. 1690, Int. No. 1402) entitled "An act to amend the Highway Law and the State Charities Law, in relation to the maintenance of highways passing through Craig Colony,

and the employment of inmates in the performance of such work."

Also, the bill (No. 1798, Int. No. 1386) entitled "An act to amend the Agricultural Law, in relation to New York State packed apples."

Also, the bill (No. 1797, Int. No. 1320) entitled "An act to amend the Agricultural Law, in relation to evaporated apples."

Also, the bill (No. 1795, Int. No. 1313) entitled "An act to empower the Commissioner of Agriculture to recognize war savings certificate stamps, thrift stamps and United States coupon bonds as cash when paid by fairs as premiums at fairs held during the year of nineteen hundred and eighteen."

Also, the bill (No. 1794, Int. No. 91) entitled "An act to amend the Prison Law, in relation to retirement."

Also, the bill (No. 1633, Int. No. 943) entitled "An act to amend the Tax Law, in relation to payment of State tax," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor. On motion of Mr. Adler, the House adjourned.

THURSDAY, APRIL 10, 1919

The House met pursuant to adjournment.

Prayer by Rev. John Johnson, Rensselaer.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the report of the Department of Narcotic Drug Control, which was laid upon the table and ordered printed.

(See Document.)

Mr. McCue gives notice that he requests that the Assembly bill (No. 1831, Int. No. 1451) entitled "An act to amend chapter seven hundred and eighty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the removal of the

railroad structure of the Manhattan Railway Company on Fortysecond street, in the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pellet gives notice that he requests that the Assembly bill (No. 1858, Int. No. 1464) entitled "An act providing for the admission to practice law in this State of certain persons heretofore erroneously admitted," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McLaughlin gives notice that he requests that the Assembly bill (No. 1854, Int. No. 1460) entitled "An act to amend the Penal Law, in relation to the sale of poisons," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. C. C. Smith gives notice that he requests that the Assembly bill (No. 542, Int. No. 520) entitled "An act to provide for the construction of a bridge over the canalized Mohawk river at Visscher Ferry, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1802, Int. No. 952) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1801, Int. No. 951) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation," a copy of which is hereto annexed,

be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1252, Int. No. 1121) entitled "An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1894, Int. No. 1487) entitled "An act to amend the General Municipal Law, in relation to convention expenses of municipal officers and employees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1900, Int. No. 1493) entitled "An act making an appropriation for highway improvement purposes," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1891, Int. No. 1484) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled 'An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand and regulating and prescribing his duties,' relative to the qualifications of jurors," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Fearon gives notice that he requests that the Assembly bill (No. 1904, Int. No. 15) entitled "An act to amend the Education Law, in relation to apportionment of school moneys," a copy of

which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Braun gives notice that he requests that the Assembly bill (No. 1721, Int. No. 1403) entitled "An act to amend the Highway Law, in relation to motor vehicles," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Donohoe gives notice that he requests that the Assembly bill (No. 154, Int. No. 153) entitled "An act to provide for preliminary surveys of a proposed military road to connect West Point and the State Palisades Park with the New England States and the east, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Donohue gives notice that he requests that the Assembly bill (No. 1662, Int. No. 1390) entitled "An act to amend the Penal Law, in relation to collection of funds on sales of real property in tracts of land subdivided into lots," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Donohue gives notice that he requests that the Assembly bill (No. 1848, Int. No. 1379) entitled "An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hooper gives notice that he requests that the Assembly bill (No. 1298, Int. No. 1161) entitled "An act to amend an act entitled 'An act making an appropriation to acquire lands for State park purposes within the forest preserve counties to carry out the provisions of chapter five hundred and sixty-nine of the Laws of nineteen hundred and sixteen, and providing the method of such acquisition," a copy of which is hereto annexed, be made

a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Hooper gives notice that he requests that the Assembly bill (No. 1855, Int. No. 1461) entitled "An act to amend the Conservation Law, in relation to open season for black bass in Warren county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Kahn gives notice that he requests that the Assembly bill (No. 1899, Int. No. 1492) entitled "An act to amend the Religious Corporations Law, in relation to Humanitarian Spiritualists Church," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Lord gives notice that he requests that the Assembly bill (No. 1472, Int. No. 1287) entitled "An act to amend the Public Service Commissions Law, in relation to the determination of rates, charges and rentals exacted by telephone corporations," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McNab gives notice that he requests that the Assembly bill (No. 1348, Int. No. 1194) entitled "An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the operation of gates in the Visscher Ferry dam across the canalized Mohawk river, to provide State aid therefor, and making an appropriation for the State's share of the expense of such work," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Duke gives notice that he requests that the Assembly bill (No. 1686, Int. No. 1398) entitled "An act to repeal sections

twenty-three hundred and two and twenty-three hundred and three of the Penal Law, relating to attempted suicide and the punishment therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 1036, Int. No. 936) entitled "An act to amend the Conservation Law, in relation to transportation, hunting licenses and definitions," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ullman gives notice that he requests that the Assembly bill (No. 1699, Int. No. 1259) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eightytwo, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York," in relation to the retirement of employees in the office of the district attorney of the county of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mrs. Lilly gives notice that she requests that the Assembly bill (No. 1333, Int. No. 572) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction," a copy of which is hereto annexed, be made a special order, and asks that her request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Welsh gives notice that he requests that the Assembly bill (No. 580, Int. No. 558) entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Ullman gives notice that he requests that the Assembly bill (No. 1500, Int. No. 1309) entitled "An act to amend the munici-

pal court code of the city of New York providing for additional justices and their election, and changing the boundaries of certain districts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Senate bill introduced by Mr. G. L. Thompson (No. 940, Rec. No. 237) entitled "An act to amend the Code of Civil Procedure, in relation to bringing in parties in proceedings before the Court of Claims or a referee on account of appropriation of land by the State," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Bloch gives notice that he requests that the Senate bill introduced by Mr. Walker (No. 1028, Rec. No. 210) entitled "An act to repeal chapter six hundred and fifty-one of the Laws of nineteen hundred and seventeen, entitled 'An act to authorize the police commissioner of the city of New York to appoint citizens to perform duty in the police department of said city, during the continuance of the state of war now existing," and to amend the Greater New York charter, in relation to the municipal guard of the city of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Senate bill introduced by Mr. Walker (No. 1309, Rec. No. 260) entitled "An act to amend the Greater New York charter, in relation to abandonment proceedings, and repealing certain sections," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Senate bill introduced by Mr. Walker (No. 1596, Rec. No. 285) entitled "An act to amend the Inferior Criminal Courts Act of the City

of New York, in reference to the domestic relations courts," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. McWhinney gives notice that he requests that the Senate bill introduced by Mr. G. L. Thompson (No. 1803, Reprint No. 721, Rec. No. 141) entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brush gives notice that he requests that the Assembly bill (No. 1502, Int. No. 1311) entitled "An act to amend the Judiciary Law, in relation to payment of salary of justice of the Supreme Court serving in another district by designation of the Governor or Appellate Division," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order or second and third reading.

The Senate sent for concurrence the following entitled bills:

"An act to amend the Inferior Criminal Courts Act of the City of New York, in reference to the domestic relations courts" (No. 1596, Rec. No. 285), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Tax Law, in relation to the salary of a transfer tax assistant in Bronx county" (No. 1571, Rec. No. 286), which was read the first time and referred to the committee on ways and means.

"An act to amend the Code of Civil Procedure, in relation to the appointment of deputy clerks in the surrogate's court" (No. 1540, Rec. No. 287), which was read the first time and referred to the committee on codes.

"An act to appropriate money to pay the State's share of paving in front of State property in the city of Oneida" (No. 1593, Rec. No. 288), which was read the first time and referred to the committee on ways and means.

"An act to amend the Education Law, in relation to qualifications and appointments of teachers, in cities of over one million inhabitants" (No. 1562, Rec. No. 289), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Code of Criminal Procedure, in relation to the compensation of counsel" (No. 1037, Rec. No. 290), which was read the first time and referred to the committee on codes.

"An act making an appropriation for the State minimum wage commission" (No. 1742, Rec. No. 291), which was read the first time and referred to the committee on ways and means.

"An act to protect the health, morals and welfare of women and minors employed in industry by establishing a State minimum wage commission and providing for the determination of living wages for women and minors" (No. 1741, Rec. No. 292), which was read the first time and referred to the committee on labor and industries.

"An act making an appropriation for carrying on and completing the flood abatement improvement, in connection with the waters of Allegany river and Olean creek, provided for by chapter seven hundred and seventeen of the Laws of nineteen hundred and fifteen" (No. 1289, Rec. No. 293), which was read the first time and referred to the committee on ways and means.

"An act establishing a State athletic commission and regulating boxing and sparring in the State of New York, and making an appropriation therefor" (No. 1493, Rec. No. 294), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Code of Civil Procedure, in relation to residence of a domestic corporation" (No. 1544, Rec. No. 295), which was read the first time and referred to the committee on codes.

"An act to amend the Labor Law, in relation to hours of labor of minors and women" (No. 1704, Rec. No. 296), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Decedent Estate Law, in relation to estates of married women" (No. 621, Rec. No. 297), which was read the first time and referred to the committee on the judiciary.

"An act authorizing the Superintendent of Public Works to

construct a bridge across the spillway channel of the outlet of Cuba lake, in the town of Cuba, county of Allegany, on the line of the Cuba-Olean State highway and making an appropriation therefor" (No. 1500, Rec. No. 298), which was read the first time and referred to the committee on ways and means.

"An act authorizing the sale of bonds for the improvement, construction or reconstruction of State highways and of county highways, and also of highways designated or to be designated in accordance with the provisions of the Highway Law for improvement with Federal aid" (No. 1532, Rec. No. 299), which was read the first time and referred to the committee on internal affairs.

"An act to amend chapter one hundred and five of the Laws of nineteen hundred and sixteen, entitled 'An act to provide for the assessment of property and the collection of taxes and assessments in the several towns of Westchester county, and in the special tax and school districts in such towns, also providing for the sale and transfer of tax liens for such unpaid taxes and assessments, and for the foreclosure of such transfers of tax liens, in relation to correction of errors in assessment rolls by town boards" (No. 1529, Rec. No. 300), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Town Law, in relation to the appointment of special constables in certain towns" (No. 1588, Rec. No. 301), which was read the first time and referred to the committee on internal affairs.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine the claims of the depositors and creditors of the Union Bank of Brooklyn and the Borough Bank of Brooklyn and to make an award therefor" (No. 1543, Rec. No. 302), which was read the first time and referred to the committee on claims.

"An act to amend the Highway Law, in relation to fees for chauffeurs' licenses" (No. 1380, Rec. No. 303), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Code of Civil Procedure, in relation to the time of payment to the chamberlain of the city of New York of moneys and securities paid, transferred or deposited into court" (No. 454, Rec. No. 304), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Real Property Law, in relation to notices to be served on holdover tenants in the city of New York" (No. 1542, Rec. No. 305), which was read the first time and referred to the committee on affairs of cities.

"An act in relation to mental defectives, constituting chapter seventy-one of the Consolidated Laws" (No. 1619, Rec. No. 306), which was read the first time and referred to the committee on ways and means.

"An act to amend chapter fifteen of the Laws of eighteen hundred and seventy, entitled 'An act to incorporate the Trustees of the Fund for the Widows and Orphans of Deceased Clergymen of the Protestant Episcopal Church in the Diocese of Albany" (No. 1561, Rec. No. 307), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Education Law, relative to professors and assistant professors in the State College for Teachers, and making an appropriation therefor" (No. 1507, Rec. No. 308), which was read the first time and referred to the committee on ways and means.

"An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates" (No. 1508, Rec. No. 309), which was read the first time and referred to the committee on ways and means.

"An act making appropriations for the bureau of employment in the Department of Labor" (No. 1582, Rec. No. 310), which was read the first time and referred to the committee on ways and means

"An act to amend chapter fourteen of the Laws of eighteen hundred and seventy, entitled 'An act to incorporate the Trustees of the Fund for the Support of Aged and Infirm Clergymen of the Protestant Episcopal Church in the Diocese of Albany" (No. 1558, Rec. No. 311), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Religious Corporations Law, constituting chapter fifty-one of the Consolidated Laws, and being chapter fifty-three of the Laws of nineteen hundred and nine" (No. 1560,

Rec. No. 312), which was read the first time and referred to the committee on charitable and religious societies.

"An act to amend the Highway Iay, in relation to repair and maintenance of unfinished gaps in improved roads" (No. 215, Rec. No. 313), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Town Law, in relation to the compensation of election officers in Dutchess county" (No. 1052, Rec. No. 314), which was read the first time and referred to the committee on internal affairs.

"An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the operation of gates in the Visscher's ferry dam across the canalized Mohawk river, to provide State aid therefor, and making an appropriation for the State's share of the expense of such work" (No. 976, Rec. No. 315), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Legislative Law, in relation to the bill drafting commission" (No. 1566, Rec. No. 316), which was read the first time and referred to the committee on the judiciary.

"An act making an appropriation for counsel fees in the trial of Stephen J. Stilwell, a Senator from the Twenty-first District of the State of New York, by the Senate in the year nineteen hundred and thirteen" (No. 1567, Rec. No. 317), which was read the first time and referred to the committee on ways and means.

"An act to provide for a department of public health in and for the city of Syracuse" (No. 1539, Rec. No. 318), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health" (No. 1546, Rec. No. 319), which was read the first time and referred to the committee on affairs of cities.

"An act to confer jurisdiction upon the Court of Claims to hear, audit and determine an alleged claim of the D'Olier Engineering Company against the State of New York and to render judgment thereon" (No. 1556, Rec. No. 320), which was read the first time and referred to the committee on claims.

By unanimous consent, the following bills were introduced:

By Mr. Machold: "An act to provide means for the support of government" (Int. No. 1502), which was read the first time and referred to the committee on ways and means.

Also, "An act making an appropriation for the payment of the principal and interest on the debt for the Saratoga Springs State Reservation, for the fiscal year beginning on the first day of July, nineteen hundred and nineteen, contracted under chapter five hundred and sixty-nine of the Laws of nineteen hundred and nine, as amended by chapter three hundred and ninety-four of the Laws of nineteen hundred and eleven" (Int. No. 1503), which was read the first time and referred to the committee on ways and means.

Also, "An act making appropriations from the sinking funds of the State for the payment of the interest on the State debt" (Int. No. 1504), which was read the first time and referred to the committee on ways and means.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. McCue (No. 1831, Int. No. 1451), entitled "An act to amend chapter seven hundred and eighty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the removal of the railroad structure of the Manhattan Railway Company on Forty-second street, in the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Pellet (No. 1858, Int. No. 1464), entitled "An act providing for the admission to practice law in this State of certain persons heretofore erroneously admitted," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. McLaughlin (No. 1854, Int. No. 1460), entitled "An act to amend the Penal Law, in

relation to the sale of poisons," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. C. C. Smith (No. 542, Int. No. 520), entitled "An act to provide for the construction of a bridge over the canalized Mohawk river at Visscher Ferry, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1802, Int. No. 952), entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1801, Int. No. 951), entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1252, Int. No. 1121), entitled "An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1894, Int. No. 1487), entitled "An act to amend the General Municipal Law, in relation to convention expenses of municipal officers and

employees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Machold (No. 1900, Int. No. 1493), entitled "An act making an appropriation for highway improvement purposes," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1891, Int. No. 1484), entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled "An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand and regulating and prescribing his duties," relative to the qualifications of jurors," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Fearon (No. 1904, Int. No. 15), entitled "An act to amend the Education Law, in relation to apportionment of school moneys," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler. Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Braun (No. 1721, Int. No. 1403), entitled "An act to amend the Highway Law, in relation to motor vehicles," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Donohoe (No. 154, Int. No. 153), entitled "An act to provide for preliminary surveys of a proposed military road to connect West Point and the State Palisades Park with the New England States and the east, and

making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Donohoe (No. 1662, Int. No. 1390), entitled "An act to amend the Penal Law, in relation to collection of funds on sales of real property in tracts of land subdivided into lots," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Donohoe (No. 1848, Int. No. 1379), entitled "An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Hooper (No 1298, Int. No. 1161), entitled "An act to amend an act entitled 'An act making an appropriation to acquire lands for State park purposes within the forest preserve counties to carry out the provisions of chapter five hundred and sixty-nine of the Laws of nineteen hundred and sixteen, and providing the method of such acquisition," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Hooper (No. 1855, Int. No. 1461), entitled "An act to amend the Conservation Law, in relation to open season for black bass in Warren county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Kahn (No. 1899, Int. No. 1492), entitled "An act to amend the Religious Corporations Law, in relation to Humanitarian Spiritualists Church," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Lord (No. 1472, Int. No. 1287), entitled "An act to amend the Public Service Commissions Law, in relation to the determination of rates, charges and rentals exacted by telephone corporations," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. McNab (No. 1348, Int. No. 1194), entitled "An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the operation of gates in the Visscher Ferry dam across the canalized Mohawk river, to provide State aid therefor, and making an appropriation for the State's share of the expenseof such work," reported favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Duke (No. 1686, Int. No. 1398), entitled "An act to repeal sections twenty-three hundred and two and twenty-three hundred and three of the Penal Law, relating to attempted suicide and the punishment therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Everett (No. 1036, Int. No. 936), entitled "An act to amend the Conservation Law, in relation to transportation, hunting licenses and definitions" reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Ullman (No. 1699, Int. No. 1259), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the retirement of employees in the office of the district

attorney of the county of New York," reported in favor of the passage of the without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mrs. Lilly (No. 1333, Int. No. 572), entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Welsh (No. 580, Int. No. 558), entitled "An act to amend the Conservation Law, in relation to hunting and trapping liceses," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Assembly bill introduced by Mr. Ullman (No. 1500, Int. No. 1309), entitled "An act to amend the municipal court code of the city of New York, providing for additional justices and their election, and changing the boundaries of certain districts," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. G. L. Thompson (No. 940, Rec. No. 237), entitled "An act to amend the Code of Civil Procedure, in relation to bringing in parties in proceedings before the Court of Claims or a referee on account of appropriation of land by the State," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Senate bill introduced by Mr. Walker (No. 1028, Rec. No. 210), entitled "An act to repeal chapter six hundred and fiftyone of the Laws of nineteen hundred and seventeen, entitled 'An act to authorize the police commissioner of the city of New York to appoint citizens to perform duty in the police department of said city, during the continuance of the state of war now existing,' and to amend the Greater New York charter, in relation to the municipal guard of the city of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Senate bill introduced by Mr. Walker (No. 1369, Rec. No. 260), entitled "An act to amend the Greater New York charter, in relation to abandonment proceedings, and repealing certain sections," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Senate bill introduced by Mr. Walker (No. 1596, Rec. No. 285), entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in reference to the domestic relations courts," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

Also, Senate bill introduced by Mr. G. L. Thompson (No. 721, Assembly Reprint No. 1803, Rec. No. 141), entitled "An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Malone, Fearon, Donohue, Taylor.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to, and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred the bill introduced by Mr. Brush (No. 1502, Int. No. 1311), entitled "An act to amend the Judiciary Law, in relation to payment of salary of justice of the Supreme Court serving in another district by designation of the Governor or Appellate Division," reported the same with the following amendments:

Page 2, strike out beginning with the word "was" in line 10 down to and including the word "he" in line 11.

and requests that said bill be reprinted, as amended, and recommitted to said committee..

Which report was agreed to, and said bill ordered reprinted, as amended, and recommitted to said committee.

Mr. Harris, from the committee on revision, to which was referred the bill introduced by Mr. Witter (No. 1919, Int. No. 760), entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs."

Also, the bill introduced by Mr. N. J. Miller (No. 390, Int. No. 381), entitled "An act to amend the Liquor Tax Law, in relation to the enforcement within this State of the Constitution and statutes of the United States respecting intoxicating liquors."

Also, the bill introduced by Mr. Walter (No. 1666, Int. No. 603), entitled "An act to amend the Code of Civil Procedure, in relation to persons before whom oaths and affidavits may be taken," reported the same without recommendations, which report was agreed to, and said bills ordered engrossed for a third reading.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the operation of gates in the Visscher Ferry dam across the canalized Mohawk river, to provide State aid therefor, and making an appropriation for the State's share of the expense of such work." (No. 1348, Int. No. 1194.)

"An act to amend the municipal court code of the city of New York, providing for additional justices and their election, and changing the boundaries of certain districts." (No. 1500, Int. No. 1309.)

"An act to repeal sections twenty-three hundred and two and twenty-three hundred and three of the Penal Law, relating to attempted suicide and the punishment therefor." (No. 1686, Int. No. 1398.)

"An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the retirement of employees in the office of the district attorney of the county of New York." (No. 1699, Int. No. 1259.)

"An act to amend the Penal Law, in relation to collection of funds on sales of real property in tracts of land subdivided into lots." (No. 1662, Int. No. 1390.)

"An act making an appropriation for highway improvement purposes." (No. 1900, Int. No. 1439.)

"An act providing for the admission to practice law in this State of certain persons heretofore erroneously admitted." (No. 1858, Int. No. 1464.)

"An act to amend the Religious Corporations Law, in relation to Humanitarian Spiritualists Church." (No. 1899, Int. No. 1492.)

"An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production." (No. 1802, Int. No. 952.)

"An act to amend the Conservation Law, in relation to transportation, hunting licenses and definitions." (No. 1036, Int. No. 936.)

"An act to amend an act entitled 'An act making an appropriation to acquire lands for State park purposes within the forest preserve counties to carry out the provisions of chapter five hundred and sixty-nine of the Laws of nineteen hundred and sixteen, and providing the method of such acquisition," (No. 1298, Int. No. 1161.)

"An act to amend the General Municipal Law, in relation to convention expenses of municipal officers and employees." (No. 1894, Int. No. 1487.)

"An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and ninety-seven, entitled 'An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand and regulating and prescribing his duties,' relative to the qualifications of jurors." (No. 1891, Int. No. 1484.)

"An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees." (No. 1848, Int. No. 1379.)

"An act to amend the Conservation Law, in relation to open season for black bass in Warren county." (No. 1855, Int. No. 1461.)

"An act to amend the Membership Corporations Law, in relation to limitations on the acquisition of land for cemetery purposes in certain counties." (No. 1803, Int. No. 141.)

"An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation." (No. 1801, Int. No. 951.)

"An act to amend the Greater New York charter, in relation to matrons in the department of correction." (No. 1333, Int. No. 572.)

"An act to amend chapter seven hundred and eighty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the removal of the railroad structure of the Manhattan Railway Company on Forty-second street, in the city of New York." (No. 1831, Int. No. 1451.)

"An act to amend the Penal Law, in relation to the sale of poisons." (No. 1854, Int. No. 146.)

"An act to provide for the construction of a bridge over the canalized Mohawk river at Visscher Ferry, and making an appropriation therefor." (No. 542, Int. No. 520.)

"An act to amend the Public Service Commissions Law, in relation to the determination of rates, charges and rentals exacted by telephone corporations." (No. 1472, Int. No. 1287.)

"An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture." (No. 1252, Int. No. 1121.)

"An act to amend the Highway Law, in relation to motor vehicles." (No. 1721, Int. No. 1403.)

"An act to amend the Conservation Law, in relation to hunting and trapping licenses." (No. 580, Int. No. 558.)

"An act to provide for preliminary surveys of a proposed military road to connect West Point and the State Palisades Park with the New England States and the east, and making an appropriation therefor." (No. 154, Int. No. 153.)

"An act to amend the Education Law, in relation to apportionment of school moneys." (No. 1904, Int. No. 15.)

"Concurrent resolution of the Senate and Assembly proposing an amendment to section one of article two of the Constitution, in relation to qualifications of voters." (No. 1923, Int. No. 836.)

"An act to provide for the concellation and amendment of uncompleted State and county highway contracts, and to provide funds for the completion of such highways." (No. 1766, Int. No. 1081.)

On motion of Mr. Evans, the committee on rules was instructed to report Assembly bill (No. 302, Int. No. 298), entitled "An act for the relief of the people of the State during milk and other food shortages in time of industrial crises and emergencies," with the following amendments:

In the title of the bill after the word "emergencies" strike out the period and insert a comma and the following clause: "and for the relief of the people of the State during shortages of dwelling places in houses and apartments."

Page 2, between lines 3 and 4, insert "as follows:"

Page 2, line 4, strike out the number "3" after "6" and insert the number "6".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Evans, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Gardner, the committee on rules was instructed to report Assembly bill (No. 1776, Int. No. 1434)

entitled "An act to amend the Insurance Law, in relation to the general provisions affecting Lloyds and inter-insurance associations organized after July first, nineteen hundred and eleven," with the following amendments:

Page 2, line 21, after the word "who" insert a comma and the words "if Lloyds underwriters".

Page 5, line 14, after the word "underwriters" insert the words "who reside in or are domiciled in the United States".

Page 5, line 14, after the word "or" insert the words "by additional".

Page 5, line 15, strike out the words "who reside in or are domiciled in the United States."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Gardner, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Gardner, the committee on rules was instructed to report Assembly bill (No. 1779, Int. No. 1437) entitled "An act to amend the Insurance Law, in relation to the general provisions affecting Lloyds and inter-insurers licensed under section three hundred and one," with the following amendments:

Page 4, line 2, strike out words "or inter-insurer".

Page 4, line 3, strike out words "or inter-insurance association".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Gardner, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. McGinnies, the committee on rules was instructed to report Assembly bill (No. 1832, Int. No. 1452) entitled "An act to amend the Tax Law, in relation to the franchise tax on insurance corporations," with the following amendments:

After the word "policies" and before the word "premiums" in the new matter on page 3, line 2, strike out the word "and", and after the words "not taken" and before the words "such tax shall be paid by the corporation" on page 3, line 2, insert as new matter "and all the so-called dividends made to policy holders, but not including deferred dividends paid in

cash to policy holders on maturing policies; provided, however, that in the case of life insurance companies the word 'charged' wherever it appears shall be understood to mean the amount of premiums received."

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. McGinnies, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Dickstein, the committee on rules was instructed to report Assembly bill (No. 1579, Int. No. 62) entitled "An act to amend the Penal Law, in relation to permitting labor and secular business on the first day of the week by certain persons," with the following amendments:

Page 1, line 9, strike out the italicized words "in any city of the first class no" and insert in place thereof in italics the word "no".

Page 2, line 3, strike out the italicized words "secular business" and insert in place thereof in italics the word "work".

Page 2, line 5, strike out the italicized words "carrying on secular business or".

Page 2, line 6, before the word "labor" insert in italics the words "such work and".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Dickstein, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Thayer, the committee on rules was instructed to report Senate bill (No. 1389, Rec. No. 256) entitled "An act to amend the Highway Law, in relation to payments on contract."

On motion of Mr. Thayer, and by unanimous consent, said bill was read the second time and ordered for a third reading.

On motion of Mr. Thayer, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Davis Hooner McElligott Showers Ames D H Dickstein Hopkins McGinnies Slacer Ames H L Dobson Hunter McLaughlin Smith CC Donnelly Hutchinson Smith H W Beasley McNab Bewley Donohue Jenks McWhinney Solomon C Johnson C C Blakely Downs McWilliams Solomon M Johnson L W Drechsler Bloomfield Mead Soule Booth Duke Kahn Miller C P Steinberg Miller E H Brackley Evans Kelly Tallett Brady Everett Kenyon Miller N J Taylor Braun Fearon Kiernan Morris Thayer Brink Fenner Klingmann Mullen Tyler Brown Fertig Lattin Norton Ullman Burr Flanagan Leininger O'Hare Vezin Burtnett Franchot Lentol Peck Walrath Caulfield Lilly Gaffers Pellet Walter Chamberlin Gage Link Pierce Weiss Cheney Gardner Wells Long Quackenbush Claessens Gaylord Lord Rice Welsh Coles Graham Richford Wheelock Lown Copeley Greenwald Lyons Rowe Whitcomb Cowee Griffith Machold Sammis Wilson Cronin Hager Schwab Winter Malone Crowley Hamill Martin Scott Witter Curley Harris Seaker McArdle Youker Davies A E Hawkins Seesselberg McCue Zimmerman Davies EO Healy McDonald Shannon

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

By unanimous consent, Mr. Peck called up Assembly bill (No. 1934, Int. No. 809) entitled "An act to amend the Public Service Commissions Law, in relation to water companies or persons engaged outside of the city of New York in furnishing water," now on the special order of second and third reading.

Mr. Peck moved to amend as follows:

Page 1, in the title after the word "engaged" strike out the words "outside of the city of New York".

Page 2, line 9, strike out the word "serving" and insert in place thereof the word "operating".

Line 10, strike out the word "families" and insert in place thereof the words "consumers connections".

Page 15, line 17, after the word "municipality" strike out the remainder of line.

Line 18, strike out the words "one million inhabitants" and the comma.

Page 25, line 21, strike out the words "or the" and insert in place thereof the words "operated under a contract with a municipality by the terms of which all of its earnings in excess of a fixed capital return are paid to such municipality".

Page 25, strike out lines 22 to 24, inclusive.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Ordered, That said bill be reprinted and restored to special order of second and third reading.

On motion of Mr. Machold, the committee on rules was instructed to report Senate bill (No. 1471 Rec. No. 259) entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller."

On motion of Mr. Machold, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Machold, and by unanimous consent, said bill was read the third time, having been printed and on the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

111000 11	Those was roted in the timinative were.				
Adler	Davis	Hooner	McElligott	Showers	
Ames D H	Dickstein	Hopkins	McGinnies	Slacer	
Ames H L	Dobson	Hunter	McLaughlin	Smith C C	
Beasley	Donnelly	Hutchinson	McNab	Smith H W	
Bewley	Donohue	Jenks	McWhinney	Solomon C	
Blakely	Downs	Johnson C C	McWilliams	Solomon M	
Bloomfield	Drechsler	Johnson L W	Mead	Soule	
Booth	Duke	Kahn	Miller C P	Steinberg	
Brackley	Evans	Kelly	Miller E H	Tallett	
Brady	Everett	Kenyon	Miller N J	Taylor	
Braun -	Fearon	Kiernan	Morris	Thayer	
Brink	Fenner	Klingmann	Mullen	Tyler	
Brown	Fertig	Lattin	Norton	Ullman	
Burr	Flanagan	Leininger	O'Hare	Vezin	
Burtnett	Franchot	Lentol	Peck	Walrath	

Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Adler moved a call of the members of the House.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

By direction of the Speaker, the Clerk called the roll, when the following members responded:

Adler	Donohue	Hutchinson	McElligott	Showers
Ames D H	Downs	Jenks	McGinnies	Smith C C
Ames H L	Drechsler	Johnson C C	McLaughlin	Smith H W
Beasley	Duke	Johnson L W	McNab	Solomon C
Bewley	Evans	Kahn	McWhinney	Soule
Bloomfield	Everett	Kenyon	McWilliams	Steinberg
Booth	Fearon	Klingmann	Mead	Tallett
Bracklev	Fenner	Lattin	Miller C P	Thayer
Brady	Fertig	Leininger	Morris	Tyler
Brink	Gaffers	Lentol	Norton	Ullman
Brown	Gardner	Lilly	O'Hare	Walrath
Burr	Gaylord	Link	Peck	Walter
Caulfield	Graham	Long	Pellet	Weiss
Chamberlin	Greenwald	Lord	Quackenbush	Wells
Cheney	Hager	Lown	Rice	Welsh
Claessens	Hamill	Lyons	Richford	Wheelock
Coles	Harris	Machold	Rowe	Whitcomb
Cowee	Hawkins	Malone	Sammis	Wilson
Cronin	Healy	Martin	Schwab	Winter
Curley	Hooper	McArdle	Scott	Witter
Davis	Hopkins	McCue	Seesselberg	Youker
Dickstein	Hunter	McDonald	Shannon	Speaker
Dobson				•

Mr. Adler moved that the House proceed with business during the pendency of the call.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Speaker announced the special order, being the bill (No. 966, Int. No. 875) entitled "An act to amend the Conservation Law, in general."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	Zimmer man

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1831, Int. No. 1451) entitled "An act to amend chapter seven hundred and eighty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act to provide for the removal of the railroad structure of the Mahanttan Railway Company on Forty-second street, in the city of New York."

On motion of Mr. Adler, and by unanimous consent, said bill

was ordered placed on the special order second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the bill (No. 1858, Int. No. 1464) entitled "An act providing for the admission to practice law in this State of certain persons heretofore erroneously admitted."

On motion of Mr. Pellet, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

	,			
Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb .
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1854, Int. No. 1460) entitled "An act to amend the Penal Law, in relation to the sale of poisons."

On motion of Mr. McLaughlin, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W		Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan		O'Hare	Vezin
Burtnett	Franchot	Leininger Lentol		
Caulfield	Gaffers		Peck	Walrath
Chamberlin		Lilly	Pellet	Walter
	Gage Gardner	Link	Pierce	Weiss
Cheney		Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 542, Int. No. 520) entitled "An act to provide for the construction of a bridge over the canalized Mohawk river at Visscher Ferry, and making an appropriation therefor."

On motion of Mr. C. C. Smith, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 87 NOES 46

Those who voted in the affirmative were:

Adler	Davies A E	Hawkins	Mead	Soule
Ames D H	Davies E O	Hooper	Miller C P	Steinberg
Ames H L	Davis	Hopkins	Miller N J	Tallett
Bewley	Dobson	Hunter	Norton	Thayer
Blakely	Downs	Jenks	Peck	Tyler
Bloomfield	Duke	Johnson L W	Pellet	Ullman
Booth	Everett	Kenvon .	Pierce	Vezin
Brady	Fearon	Lattin	Quackenbush	Walrath
Brink	Fenner	Long	Rice	Weiss
Brown	Franchot	Lord	Richford	Wells
Burtnett	Gaffers	Lown .	Rowe	Welsh
Caulfield	Gage	Machold	Sammis	Wheelock
Chamberlin	Gardner	Malone	Scott	Whitcomb
Cheney	Gaylord	Martin	Seaker	Wilson
Coles	Graham	McGinnies	Showers	Witter
Copeley	Greenwald	McNab	Slacer	Youker
Cowee	Hager	McWhinney	Smith C C	Zimmerman
Crowley	Harris			

Those who voted in the negative were:

Beasley	Donohue	Kahn	McCue	Schwab
Brackley	Drechsler	Kelly	McDonald	Seesselberg
Braun	Evans	Kiernan	McElligott	Shannon
Burr	Fertig	Klingmann	McLaughlin	Smith H W
Claessens	Flanagan	Lentol	McWilliams	Solomon C
Cronin	Griffith	Lilly	Miller E H	Solomon M
Curley	Hamill	Link	Morris	Taylor
Dickstein	Healy	Lyons	Mullen	Walter
Donnelly	Johnson C C	McArdle	O'Hare	Winter

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1802, Int. No. 952) entitled "An act to amend the Tax Law, in relation to the assessment of forest lands dedicated to continuous forest production."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakeľv	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Zimmerman
Davies A E	Hawkins	McCue	Seesselberg	Youker
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1801, Int. No. 951) entitled "An act to amend the Conservation Law, in relation to the classification of lands and forests dedicated to continuous forest production and exemption of reforested land from taxation."

On motion of Mr. Everett, said bill was read the second time and ordered to a third reading. Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Wells
Cheney	Gardner	Long	Quackenbush	Weiss
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Fearon, the committee on rules was instructed to report Senate bill (No. 1400, Rec. No. 221) entitled "An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture."

On motion of Mr. Fearon, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Fearon, and by unanimous consent, said bill

was read the third time, having been printed and upon the desks of the members in its final form at least three calender legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 3

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Shannon
Ames D H	Dickstein	Hopkins	McGinnies	Showers
Ames H L	Dobson	Hunter	McLaughlin	Slacer
Beasley	Donnelly	Hutchinson	McNab	Smith C C
Bewley	Donohue	Johnson C C	McWhinney	Smith H W
Blakely	Downs	Johnson L W	McWilliams	Solomon C
Bloomfield	Drechsler	Kahn	Mead	Solomon M
Booth	Duke	Kelly	Miller C P	Soule
Brackley	Evans	Kenyon	Miller E H	Steinberg
Brady	Everett	Kiernan	Miller N J	Tallett
Braun				
Brink	Fearon	Klingmann	Morris	Taylor
	Fenner	Lattin	Mullen	Thayer
Brown	Fertig	Leininger	Norton	Tyler
Burr	Flanagan	Lentol	O'Hare	Ullman
Burtnett	Franchot	Lilly	Peck	Vezin
Caulfield	Gaffers	Link	Pellet	Walrath
Chamberlin	Gage	Long	Pierce	Walter
Cheney	Gardner	Lord	Quackenbush	Weiss
Claessens	Gaylord	Lown	Rice	Wells
Coles	Graham	Lyons	Richford	Welsh
Copeley	Greenwald	Machold	Rowe	Wheelock
Cowee	Griffith	Malone	Sammis	Whiteomb
Cronin	Hager	Martin	Schwab	Wilson
Crowley	Hamill	McArdle	Scott	Winter
Curley	Hawkins	McCue	Seaker	Youker
Davies A E	Healy	McDonald	Seesselberg	Zimmerman
Davies E O		meronald	becasemeng	Zimmerman

Those who voted in the negative were:

Harris Jenks Witter

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1252, Int. No. 1121) entitled "An act to amend the County Law, in relation to powers of boards of supervisors with respect to the establishment and maintenance of free scholarships in aid of students in colleges of agriculture."

On motion of Mr. Fearon, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1894, Int. No. 1487) entitled "An act to amend the General Municipal Law, in relation to convention expenses of municipal officers and employees."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Healy	McDonald	Shannon
Ames D H	Dickstein	Hooper	McElligott	Showers
Ames H L	Dobson	Hopkins	McGinnies	Slacer
Beasley	Donnelly	Hunter	McLaughlin	Smith C C
Bewley	Donohue	Hutchinson	McNab	Smith H W
Blakely	Downs	Jenks	McWhinney	Sommon C
Bloomfield	Drechsler	Johnson C C	McWilliams	Solomon M
Booth	Duke	Johnson L W	Mead	Soule
Brackley	Evans	Kahn	Miller C P	Steinberg
Brady	Everett	Kelly	Miller E H	Tallett
Braun	Fearon	Kenyon	Miller N J	Taylor
Brink	Fenner	Kiernan	Morris	Thayer
Brown	Fertig	Klingmann	Mullen	Tyler
Burr	Flanagan	Lattin	Norton	Ullman
Burtnett	Flynn	Leininger	O'Hare	Vezin
Caulfield	Franchot	Lentol	Peck	Walrath
Chamberlin	Gaffers	Lilly	Pellet	Walter
Cheney	Gage	Link	Pierce	Weiss
Claessens	Gardner	Long	Quackenbush	Wells
Coles	Gaylord	Lord	Rice	Welsh
Copeley	Graham	Lown	Richford	Wheelock
Cowee	Greenwald	Lyons	Rowe	Whitcomb
Cronin	Griffith	Machold	Sammis	Wilson
Crowley	Hager	Malone	Schwab	Winter
Curley	Hamill	Viartin	Scott	Witter
Davies A E	Harris	McArdle	Seaker	Youker
Davies E O	Hawkins	McCue	Seesselberg	Zimmerman

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein. Mr. Speaker announced the special order, being the bill (No. 1900, Int. No. 1493) entitled "An act making an appropriation for highway improvement purposes."

On motion of Mr. Machold, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin.	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs-	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenvon	Miller N J	Taylor
Braun	Fearen	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Welsh
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab-	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E.	Hawkins	McCue	Seesselbeng	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1891, Int. No. 1484) entitled "An act to amend chapter one hundred and ninety-four of the Laws of eighteen hundred and

ninety-seven, entitled 'An act creating a commissioner of jurors for each county of the State having a population of more than one hundred and fifty thousand and less than one hundred and ninety thousand and regulating and prescribing his duties,' relative to the qualifications of jurors."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 132 NOES 2

Those who voted in the affirmative were:

Adler	Dickstein	Hopkins	McElligott	Shannon
Ames D H	Dobson	Hunter	McGinnies	Showers
Ames H L	Donnelly	Hutchinson	McLaughlin	Slacer
Beasley	Donohue	Jenks	McNab	Smith C C
Bewley	Downs	Johnson C C	McWhinney	Smith H W
Blakely	Drechsler	Johnson L W		Solomon M
Bloomfield	Duke	Kahn	Mead	Soule
Booth	Evans	Kelly	Miller C P	Steinberg
	Everett		Miller E H	Tallett
Brackley Brady	Fearon	Kenyon Kiernan	Miller N J	Taylor
Braun	Fenner	Klingmann	Morris	Thayer
Brink	Fertig	Lattin	Mullen	Tyler
Brown	Flanagan	Leininger	Norton	Ullman
Burr	Franchot	Lentol	O'Hare	Vezin
Burtnett	Gaffers	Lilly	Peck	Walrath
Caulfield	Gage	Link	Pellet	Walter
Chamberlin	Gardner	Long	Pierce	Weiss
Cheney	Gaylord	Lord	Quackenbush	Wells
Coles	Graham	Lown	Rice	Welsh
Copeley	Greenwald	Lyons	Richford	Wheelock
Cowee	Griffith	Machold	Rowe	Whitcomb
Cronin	Hager	Malone	Sammis	Wilson
Crowlev	Hamill	Martin	Schwab	Winter
Curley	Harris	McArdle	Scott	Witter
Davies A E	Hawkins	McCue	Seaker	Youker
Davies E O	Healy	McDonald	Seesselberg	Zimmerman
Davis	Hooper			
	I			

Those who voted in the negative were:

Claessens Solomon C

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1904, Int. No. 15) entitled "An act to amend the Education Law, in relation to apportionment of school moneys."

On motion of Mr. Fearon, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least threecalendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healv	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1721, Int. No. 1403) entitled "An act to amend the Highway Law, in relation to motor vehicles," having been announced,

Mr. Braun moved that said bill be recommitted to the com-

mittee on internal affairs with instructions to report the same forthwith amended as follows:

Page 3, line 11, strike out "person" and insert in italics "one".

Line 12, after "issued" insert in italics "or to whom it has been transferred or his duly authorized agents"; strike out "or a member of his family".

Line 18, strike out "February" and insert "July"; strike

out "twenty" and insert "nineteen".

Page 3, line 13, strike out the following: "have in his possession, or".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Wheelock, from the committee on internal affairs, reported said bill amended as directed, and the same was ordered reprinted and placed on the special order of second and third reading.

Mr. Speaker announced the special order, being the bill (No. 154, Int. No. 153) entitled "An act to provide for preliminary surveys of a proposed military road to connect West Point and the State Palisades Park with the New England States and the east, and making an appropriation therefor."

On motion of Mr. Donohue, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Δssembly voting in favor thereof, and three-fifths being present.

AYES 88 NOES 46

Adler	Davies A E	Hawkins	Mead.	Soule
Ames D H	Davies E O	Hooper	Miller C'P	Steinberg
Ames H L	Davis	Hopkins	Miller N.J	Tallett.
Bewley	Dobson	Hunter	Norton	Thaver
Blakelv	Downs	Hutchinson	Peek	Tyler
Bloomfield	Duke	Jenks.	Pellet	Ullman

Booth	Everett	Johnson L W	Pierce	Vezin
Brady	Fearon	Kenyon	Quackenbush	Walrath
Brink	Fenner	Lattin	Rice	Weiss
Brown	Franchot	Long	Richford	Wells
Burtnett	Gaffers	Lord	Rowe	Welsh
Caulfield	Gage	Lown	Sammis	Wheelock
Chamberlin	Gardner	Machold	Scott	Whitcomb
Cheney	Gaylord	Malone	Seaker	Wilson
Coles	Graham	Martin	Showers	Witter
Copeley	Greenwald	McGinnies	Slacer	Youker
Cowee	Hager	McNab	Smith C C	Zimmerman
Crowlev	Harris	McWhinney		

Those who voted in the negative were:

		. 0		
Beasley	Drechsler	Kelly	McCue	Schwab
Brackley	Evans	Kiernan	McDonald	Seesselberg
Braun	Fertig	Klingmann	McElligott	Shannon
Burr	Flanagan	Leininger	McLaughlin	Smith H W
Claessens	Griffith	Lentol	McWilliams	Solomon C
Cronin	Hamill	Lilly	Miller E H	Solomon M
Curley	Healy	Link	Morris	Taylor
Dickstein	Johnson C C	Lyons	Mullen	Walter
Donnelly	Kahn	McArdle	O'Hare	Winter
Donohue				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1662, Int. No. 1390) entitled "An act to amend the Penal Law, in relation to collection of funds on sales of real property in tracts of land subdivided into lots."

On motion of Mr. Donohue, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Adler	Davis	Flooper	McElligott	Showers
Ames D H	Dickstein .	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C

Solomon M Blakelv Downs Johnson C C McWilliams Bloomfield Drechsler Johnson L W Mead Soule Kahn Miller C P Miller E H Booth Duke Steinberg Brackley Evans Kelly Tallett Brady Everett Miller N J Taylor Kenvon Braun Fearon Kiernan Morris Thaver Brink Fenner Klingmann Mullen Tyler Brown Fertig Ullman Lattin Norton O'Hare Vezin Burr Flanagan Leininger Franchot Burtnett Lentol Peck Walrath Caulfield Gaffers Lilly Pellet Walter Chamberlin Gage Link Pierce Weiss Cheney Gardner Quackenbush Wells Long Claessens Gaylord Lord Rice Welsh Coles Graham Lown Richford Wheelock Greenwald Copeley Rowe Lyons Whitcomb Cowee Griffith Machold Sammis Wilson Cronin Hager Malone Schwab Winter Crowlev Hamill Martin Scott Witter urley Harris McArdle Seaker Youker Davies A E Hawkins McCue Seesselberg Zimmerman Davies EO Healy McDonald Shannon

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1848, Int. No. 1379) entitled "An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees"

On motion of Mr. Donohue, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Wednesday next.

Mr. Speaker announced the special order, being the bill (No. 1298, Int. No. 1161) entitled "An act to amend an act entitled 'An act making an appropriation to acquire lands for State park purposes within the forest preserve counties to carry out the provisions of chapter five hundred and sixty-nine of the Laws of nineteen hundred and sixteen, and providing the method of such acquisition."

On motion of Mr. Hooper, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the

affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig		· Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1855, Int. No. 1461) entitled "An act to amend the Conservation Law, in relation to open season for black bass in Warren county."

On motion of Mr. Hooper, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1899, Int. No. 1492) entitled "An act to amend the Religious Corporations Law, in relation to Humanitarian Spiritualists Church."

On motion of Mr. Kahn, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Selomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whiteomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O				

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1472, Int. No. 1287) entitled "An act to amend the Public Service Commissions Law, in relation to the determination of rates, charges and rentals exacted by telephone corporations."

On motion of Mr. Lord, said bill was read the second time and ordered to a third reading.

On motion of Mr. Lord, and by unanimous consent, said bill was ordered placed on the special order third reading calendar for Monday next.

On motion of Mr. McNab, the committee on rules was instructed to report Senate bill (No. 976, Rec. No. 315) entitled "An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the operation of gates in the Visscher's Ferry dam across the canalized Mohawk river, to provide

State aid therefor, and making an appropriation for the State's share of the expense of such work."

On motion of Mr. McNab, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. McNab, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Λssembly voting in favor thereof.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1348, Int. No. 1194) entitled "An act to authorize the city of Schenectady to construct an additional well and pumping station for increasing its water supply, rendered necessary by the opera-

tion of gates in the Visscher Ferry dam across the canalized Mohawk river, to provide State aid therefor, and making an appropriation for the State's share of the expense of such work."

On motion of Mr. McNab, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 1686, Int. No. 1398) entitled "An act to repeal sections twentythree hundred and two and twenty-three hundred and three of the Penal Law, relating to attempted suicide and the punishment therefor."

On motion of Mr. Duke, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

$\Lambda YES 134$ NOES 00

Those wh	o voted in	the affirmative	were:	
Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	' olomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the bill (No. 1036, Int. No. 936) entitled "An act to amend the Conservational Law, in relation to transportation, hunting licenses and definitions."

On motion of Mr. Everett, said bill was read the second timeand ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three-calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

				613
Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M.
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenvon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lillv	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E U	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

Mr. Speaker announced the special order, being the Senate bill (No. 721, Assembly Reprint No. 1803, Rec. No. 141) entitled "An act to amend the Membership Corporations Law, in relation to limitations of the acquisition of land for cemetery purposes in certain counties.

On motion of Mr. McWhinney, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 134 NOES 00.

Those who voted in the affirmative were:

Adler	Davis	Tooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Topeley	Greenwald	Lyons	Rowe	Whitcomb
'Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McC'ue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same with amendments.

Mr. Speaker announced the special order, being the bill (No. 1699, Int. No. 1259) entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting public interests in the city of New York,' in relation to the retirement of employees in the office of the district attorney of the county of New York."

On motion of Mr. Ullman, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 130 NOES 4

Those who voted in the affirmative were:

Those	wno voted in	the ammative	were:	
Adler	Davis	Healy	McElligott	Shannon
Ames D H	Dickstein	Hooper	McGinnies	Showers
Ames H L	Dobson	Hopkins	McLaughlin	Slacer
Beasley	Donnelly	Hunter	McNab	Smith C C
Bewley	Donohue	Hutchinson	McWhinney	Smith H W
Blakely	Downs	Jenks	McWilliams	Solomon C
Bloomfield	Drechsler	Johnson C C	Mead	olomon M
Booth	Duke	Johnson L W	Miller C P	Soule
Brackley	Evans	Kahn	Miller E H	Steinberg
Brady	Everett	Kelly	Miller N J	Tallett
Braun	Fearon	Kenyon	Morris	Taylor
Brink	Fenner	Kiernan	Mullen	Thayer
Brown	Fertig	Klingmann	Norton	Tyler
Burr	Flanagan	Lattin	O'Hare	Ullman
Burtnett	Franchot	Lentol	Peck	Vezin
Chamberlin	Gaffers	Lilly	Pellet	Walrath
Cheney	Gage	Long	Pierce	Walter
Claessens	Gardner	Lord	Quackenbush	Weiss
Coles	Gaylord	Lown	Rice	Wells
Copeley	Graham	Lyons	Richford	Welsh
Cowee	Greenwald	Machold	Rowe	Wheelock
Cronin	Griffith	Malone	Sammis	Whitcomb
Crowley	Hager	Martin	Schwab	Wilson
Curley	Hemill	McArdle	Scott	Winter
Davies A E	Harris	McCue	Seaker	Witter
Davies E 0	Hawkins	McDonald	Seesselberg	Zimmerman

Those who voted in the negative were:

Caulfield Leininger Link Youker

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mrs. Lilly, the committee on rules was instructed to report Senate bill (No. 1072, Rec. No. 146) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction."

On motion of Mrs. Lilly, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mrs. Lilly, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same. Mr. Speaker announced the special order, being the bill (No. 1333, Int. No. 572) entitled "An act to amend the Greater New York charter, in relation to matrons in the department of correction."

On motion of Mrs. Lilly, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the bill (No. 580, Int. No. 558) entitled "An act to amend the Conservation Law, in relation to hunting and trapping licenses."

On motion of Mr. Welsh, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λssembly voting in favor thereof, and three-fifths being present.

AYES 133 NOES 1

Adler	Davis	Hopkins	McGinnies	Showers
Ames D H	Dickstein	Hunter	McLaughlin	Slacer
Ames H L	Dobson	Hutchinson	McNab	Smith C C
Beasley	Donnelly	Jenks	McWhinney	Smith H W
Bewley	Donohue	Johnson C C	McWilliams	Solomon C
Blakely	Downs	Johnson L W	Mead	Solomon M
Bloomfield	Drechsler	Kahn	Miller C P	Soule
Booth	Duke	Kelly	Miller E H	Steinberg
Brackley	Evans	Kenyon	Miller N J	Tallett
Brady	Everett	Kiernan	Morris	Taylor
Braun	Fearon	Klingmann	Mullen	Thaver
Brink	Fertig	Lattin	Norton	Tyler
Brown	Flanagan	Leininger	O'Hare	Ullman
Burr	Franchot	Lentol	Peck	Vezin
Burtnett	Gaffers	Lilly	Pellet.	Walrath
Caulfield	Gage	Link	Pierce	Walter
Chamberlin	Gardner	Long	Quackenbush	Weiss
Cheney	Gaylord	Lord	Rice	Wells
Claessens	Graham	Lown	Richford	Welsh
Coles	Greenwald	Lyons	Rowe	Wheeleek
Copeley	Griffith	Machold	Sammis	Whiteomb
Cowee	Hager	Malone	Schwab	Wilson
Cronin	Hamill	Martin	Sectt	Winter

Crowlev Harris Seaker Witter McArdle Curley Hawkins McCue Seesselberg Youker Davies A E Healy McDonald Shannon Zimmerman Davies E O Hooper McElligott

In the negative:

Fenner

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

On motion of Mr. Ullman, the committee on rules was instructed to report Senate bill (No. 979, Rec. No. 154) entitled "An act to amend the municipal court code of the city of New York, providing for additional justices and their election, and changing the boundaries of certain districts."

On motion of Mr. Ullman, and by unanimous consent, said bill was read the second time and ordered to a third reading.

On motion of Mr. Ullman, and by unanimous consent, said bill was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 83 NOES 11

Adler	Davies A E	Hawkins	McCue	Sammis
Ames D H	Davis	Hooper	McElligott	Scott
Ames H L	Dickstein	Hunter	McGinnies	Seaker
Beasley	Donohue	Hutchinson	McNab	Shannon
Bewley	Downs	Jenks	McWhinney	Showers
Bloch	Duke	Johnson L W	McWilliams	Soule
Booth	Everett	Kahn	Mead	Tallett
Brackley	Fearon	Kenyon	Miller C P	Ullman
Brady	Fenner	Klingmann	Morris	Walrath
Braun	Gardner	Lattin	Norton	Weiss
Brink	Gaylord	Lilly	Peck	Wells
Burr	Graham	Long	Pellet	Whitcomb
Caulfield	Greenwald	Lord	Quackenbush	Wilson
Chamberlin	Griffith	Lown	Rice	Winter
Coles	Hager	Machold	Richford	Witter
Cowee	Hamill	Malone	Rowe	Youker
Cronin	Harris	Martin		

Those who voted in the negative were:

Claessens Johnson C C Lentol McArdle Solomon C Fertig Leininger Link O'Hare Walter Healy

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the bill (No. 1500, Int. No. 1309) entitled "An act to amend the municipal court code of the city of New York, providing for additional justices and their election, and changing the boundaries of certain districts."

On motion of Mr. Ullman, said bill was laid aside, and ordered stricken from the calendar.

Mr. Speaker announced the special order, being the Senate bill (No. 940, Rec. No. 237) entitled "An act to amend the Code of Civil Procedure, in relation to bringing in parties in proceedings before the Court of Claims or a referee on account of appropriation of land by the State."

On motion of Mrs. Sammis, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calender legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present,

AYES 134 NOES 00

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
		C		

Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1028, Rec. No. 210) entitled "An act to repeal chapter six hundred and fifty-one of the Laws of nineteen hundred and seventeen, entitled 'An act to authorize the police commissioner of the city of New York to appoint citizens to perform duty in the police department of said city, during the continuance of the state of war now existing,' and to amend the Greater New York charter, in relation to the municipal guard of the city of New York."

On motion of Mr. Hamill, and by unanimous consent, said bill was ordered placed on the special order second and third reading calendar for Monday next.

Mr. Speaker announced the special order, being the Senate bill (No. 1369, Rec. No. 260) entitled "An act to amend the Greater New York charter, in relation to abandonment proceedings, and repealing certain sections."

On motion of Mr. Donohue, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Λsembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dohson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomtield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Üllman
Burr	Flanagan	Leininger	O'Hare	V ezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Chenev	Gardner	Long	Quackenbush	Wells
Claessens	Gardner		Rice	Welsh
Coles	Graham	Lord	Richford	Wheelock
		Lown		
Copeley	Greenwald	Lyons	Rowe	Whiteomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

Mr. Speaker announced the special order, being the Senate bill (No. 1596, Rec. No. 285) entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in reference to the domestic relations courts."

On motion of Mr. Donohue, said bill was read the second time and ordered to a third reading.

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis .	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whiteomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the passage of the same.

The bill (No. 1693, Int. No. 1145) entitled "An act to amend the Public Health Law, in relation to the practice of medicine," having been announced,

Mr. Kenyon moved that said bill be recommitted to the committee on public health with instructions to report the same forthwith amended as follows:

Page 17, line 13, strike out all after the period and all of lines 14, 15, 16 and 17 down to and including the period.

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Mr. Kenyon, from the committee on public health, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1501, Int. No. 1310) entitled "An act authorizing the Court of Claims to hear and determine certain claims," having been announced for third reading, On motion of Mr. Dobson, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1124, Int. No. 1015) entitled "An act to create the board of equalization for the county of Erie for the equalization of taxes and assessments and to define its powers and duties," having been announced for a third reading,

On motion of Mr. Rowe, and by unanimous consent, said bill was ordered placed on the third reading calendar for Friday next.

The bill (No. 1844, Int. No. 1142) entitled "An act to provide for a department of public health in and for the city of Syracuse," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

4.31	Davis	Hooper	McElligott	Showers
Adler			McGinnies	Slacer
Ames D H	Dickstein	Hopkins		
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhimney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Cardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein. Mr. Speaker announced the special order, being the bill (No. 1916, Int. No. 230) entitled "An act to amend the Conservation Law, in relation to court procedure."

Said bill was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1915, Int. No. 662) entitled "An act to amend the Code of Civil Procedure, in relation to time within which application for order to discharge personal property from attachment must be made," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage. Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 · NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomor M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same and request the concurrence of the Senate therein.

The bill (No. 1885, Int. No. 745) entitled "An act making an appropriation for the payment of claims audited and revised under chapter one hundred and seventy-six of the Laws of eighteen hundred and fifty-nine, on account of expenses incurred by certain individuals in the War of Eighteen Hundred and Twelve," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, two-thirds of all the members elected to the Λssembly voting in favor thereof.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler Davis Hooper McElligott Showers Ames DH Dickstein Hawkins McGinnies Slacer Ames H L Smith C C Dobson Hunter McLaughlin Bea'sley Donnelly Hutchinson McNab Smith H W Bewley Donohue Jenks McWhinney Solomon C Blakely Downs Johnson C C McWilliams Solomon M Drechsler Johnson L W Mead Bloomfield Soule Booth Duke Kahn Miller C P Steinberg Brackley Evans Kelly Miller E H Tallett Brady Everett Kenyon Miller N J Taylor Braun Fearon Kiernan Morris Thayer Brink Fenner Klingmann Mullen Tyler Ullman Brown Fertig Lattin Norton Burr Flanagan Leininger O'Hare Vezin Walrath Burtnett Franchot Lentol Peck Caulfield Gaffers Lilly Pellet Walter Chamberlin Gage Link Pierce Weiss Cheney Gardner Long Quackenbush Wells Claessens Gaylord Lord Welsh Coles Graham Lown Richford Wheelock Greenwald Copeley Lyons Rowe Whitcomb Cowee Machold Griffith Sammis Wilson Cronin Hager Malone Schwab Winter Crowley Hamill Martin Scott Witter Curley Harris McArdle Seaker Youker Davies A E Hawkins McCue Seesselberg Zimmerman Davies E O Healy McDonald Shannon

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1883, Int. No. 1069) entitled "An act to amend the Code of Civil Procedure, in relation to trial of issues of fact before a referee," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 128 NOES 7

Those who voted in the affirmative were:

Adler	Davies E 0	Hawkins	McElligott	Showers
Ames D H	Davis	Healy	McGinnies	Slacer
Ames H L	Dickstein	Hooper	McLaughlin	Smith C C
Beasley	Dobson	Hopkins	McNab	Smith H W
Bewley	Donnelly	Hunter	McWhinney	Solomon C
Blakely	Donohoe	Hutchinson	McWilliams	Solomon M
Bloomfield	Downs	Jenks	Mead	Soule
Booth	Drechsler	Johnson L W	Miller C P	Steinberg
Brackley	Duke	Kahn	Miller E H	Tallett
Brady	Evans	Kelly	Miller N J	Taylor
Braun	Everett	Kenyon	Morris	Thayer
Brink	Fearon	Kiernan	Mullen	Tyler
Brown	Fenner	Klingmann	Norton	Ullman
Burr	Fertig	Lattin	Peck	Vezin
Burtnett	Flanagan	Leininger	Pellet	Walrath
Caulfield	Franchot	Lentol	Pierce	Weiss
Chamberlin	Gaffers	Long	Quackenbush	Wells
Cheney	Gage	Lord	Rice	Welsh
Claessens	Gardner	Lown	Richford	Wheelock
Coles	Gaylord	Lyons	Rowe	Whitcomb
Copeley	Graham	Machold	Sammis	Wilson
Cowee	Greenwald	Malone	Schwab	Winter
Cronin	Griffith	Martin	Scott	Witter
Crowley	Hager	McArdle	Seaker	Youker
Curley	Hamil!	McCue	Seesselberg	Zimmerman
Davies A E	Harris	McDonald	Shannon	

Those who voted in the negative were:

Bloch Johnson C C Link O'Hare Walter Donohue Lilly

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1882, Int. No. 1067) entitled "An act authorizing and empowering Roosevelt Memorial Association of Oyster Bay, Inc., to acquire by condemnation necessary lands and property for a memorial park," having been announced,

Mr. Coles moved that said bill be recommitted to the committee on the judiciary with instructions to report the same forthwith amended as follows:

Page 1, line 8, after the word "use" insert "and shall forever remain dedicated and devoted to the public use as a public park".

Page 2, line 1, after the word "corporation" insert "in the manner provided by the Condemnation Law".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative. Mr. Martin, from the committee on the judiciary, reported said bill amended as directed, and the same was ordered reprinted and placed on the order of third reading.

The bill (No. 1881, Int. No. 1143) entitled "An act to amend chapter six hundred and eighty-five of the Laws of nineteen hundred and five, entitled 'An act to supplement the provisions of law relating to the department of public safety of the city of Syracuse,' in relation to the bureau of health," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1880, Int. No. 1340) entitled "An act to amend the Tax Law, in relation to compensation of surrogates in certain counties," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 121 NOES 13

Those who voted in the affirmative were:

Adler	Davis	Healy	McGinnies	Showers
Ames D H	Dickstein	Hooper	McLaughlin	Slacer
Ames H L	Dobson	Hopkins	McNab	Smith C C
Beasley	Donnelly	Hunter	McWhinney	Smith H W
Bewley	Donohue	Hutchinson	McWilliams	Solomon M.
Blakely	Downs	Jenks	Mead	Soule
Bloomfield	Drechsler	Johnson L W	Miller C P	Tallett
Booth	Duke	Kahn	Miller E H	Taylor
Brackley	Evans	Kelly	Miller N J	Thayer
Brady	Everett	Kenyon	Mullen	Tyler
Braun	Fearon	Kiernan	Norton	Ullman
Brink	Fenner	Klingmann	O'Hare	Vezin
Brown	Flanagan	Lattin	Peck	Walrath
Burr	Franchot	Lentol	Pellet	Walter
Burtnett	Gaffers	Link	Pierce	Weiss
Chamberlin	Gage	Long	Quackenbush	Wells
Cheney	Gardner	Lord	Rice	Welsh
Coles	Gaylord	Lown	Richford	Wheelock
Copeley	Graham	Lyons	Rowe	Whitcomb
Cowee	Greenwald	Machold	Sammis	Wilson
Cronin	Hager	Malone	Scott	Winter
Crowley	Hamill	Martin	Seaker	Witter
Curley	Harris	McCue	Seesselberg	Youker
Davies A E	Hawkins	McElligott	Shannon	Zimmerman
Davies E O				

Those who voted in the negative were:

		_		
Caulfield	Griffith	Lilly	Morris	Solomon C
Claessens	Johnson C C	McArdle	Schwab	Steinberg
Fortig	Lainingar	MaDonald		

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1879, Int. No. 82) entitled "An act to amend the Liquor Tax Law, in relation to rebates of tax in certain cases," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Hooper McElligott Showers Adler Davis McGinnies Slacer Ames D H Dickstein Hopkins Smith C C Ames HL Dobson Hunter McLaughlin Donnelly Hutchinson McNab Smith H W Beasley McWhinney Solomon C Bewley Donohue Jenks Solomon M Johnson C C McWilliams Blakely Downs Soule Bloomfield Drechsler Johnson L W Mead Miller C P Booth Duke Kahn Steinberg Miller E H Brackley Tallett Evans Kelly Miller N J Taylor Brady Everett Kenyon Thayer Braun Fearon Kiernan Morris Tyler Brink Fenner Klingmann Mullen Ullman Brown Fertig Lattin Norton Burr Flanagan Leininger O'Hare Vezin Walrath Burtnett Franchot Lentol Peck Caulfield Gaffers Lilly Pellet Walter Chamberlin Gage Link Pierce Weiss Cheney Wells Gardner Long Quackenbush Claessens Welsh Gaylord Lord Rice Coles Graham Lown Richford Wheelock Copeley Whitcomb Greenwald Lyons Rowe Cowee Griffith Machold Sammis Wilson Cronin Hager Malone Schwab Winter Crowley Hamill Martin Scott Witter Youker Curley Seaker Harris McArdle Davies A E Hawkins McCue Seesselberg Zimmerman Davies E O Healy McDonald Shannon

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1878, Int. No. 13±2) entitled "An act to amend the Insurance Law, in relation to foreign mutual fire insurance companies," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly woting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H-W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1877, Int. No. 431) entitled "An act to amend the Code of Civil Procedure, in relation to appeals from the Court of Claims," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Adler	Davis	Hooper		Showers Slacer
Ames D H	Dickstein	Hopkins		
Ames H L	Dobson	Hunter Hutchinson		Smith C C Smith H W
Beasley	Donnelly			
Bewley	Donohue	Jenks	McWhinney	Solomon C

Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The Senate bill (No. 740, Assembly Reprint No. 1917, Rec. No. 132) entitled "An act to amend the County Law, in relation to the compensation of supervisors," having been announced,

On motion of Mr. Adler, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1884, Int. No. 338) entitled "An act to amend the Highway Law, in relation to mirrors on motor trucks," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 131 NOES 3

Booth	Duke	Johnson L W	Mead	Soule
Brackley	Evans	Kahn	Miller C P	Tallett
			Miller E H	Taylor
Brady	Everett	Kelly		
Braun	Fearon	Kenyon	Miller N J	Thayer
Brink	Fenner	Kiernan	Morris	Tyler
Brown	Fertig	Klingmann	Mullen	Ullman
Burr	Flanagan	Lattin	Norton	Vezin
Burtnett	Franchot	Lentol	O'Hare	Walrath
Caulfield	Gaffers	Lilly	Peck	Walter
Chamberlin	Gage	Link	Pellet	Weiss
Cheney	Gardner	Long	Pierce	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O			0	

Those who voted in the negative were:

Leininger Quackenbush Steinberg

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein.

The bill (No. 1914, Int. No. 660) entitled "An act to amend the Election Law, in relation to election officers, poll-books and registers," having been announced for a third reading,

On motion of Mr. Everett, and by unanimous consent, said bill was ordered placed on the third reading calendar for Monday next.

The bill (No. 1826, Int. No. 92) entitled "An act to amend the State Finance Law, in relation to payments to State Treasurer and filing of financial statements with State Comptroller," was read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W

Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	MeWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Grıffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E 0	Healy	McDonald	Shannon	

Ordered, That the Clerk deliver said bill to the Senate and request their concurrence therein

On motion of Mr. Norton, the committee on rules was instructed to report Senate bill (No. 1266, Rec. No. 195) entitled "An act to repeal section twenty-two of the Public Health Law, relating to the Lake George health district."

Said bill having been announced, Mr. Norton moved to amend as follows:

Page 2, line 3, strike out "hereby" and insert "continued for the purpose only of collecting all money due to the district".

Line 4, strike out "abolished" and insert "For the purpose of collecting such board shall continue to have such of its powers heretofore conferred by chapter one hundred and seventy-four of the Laws of nineteen hundred and eighteen as may be necessary therefor".

Line 4, insert after "hands" "or collected pursuant to this

section ".

Mr. Speaker put the question whether the House would agree to said motion, and it was determined in the affirmative.

Said bill, as amended, was then read the second time.

On motion of Mr. Norton, said bill was ordered reprinted and placed on the order of third reading and referred to the committee on revision.

The bill (No. 1607, Int. No. 1204) entitled "An act to repeal

section twenty-two of the Public Health Law, relating to the Lake George health district," having been announced for a third reading,

On motion of Mr. Norton, said bill was laid aside, and ordered stricken from the calendar.

The bill (No. 1666, Int. No. 603) entitled "An act to amend the Code of Civil Procedure, in relation to persons before whom oaths and affidavits may be taken," was read the second time.

On motion of Mr. Walter, said bill was placed on the order of third reading and referred to the committee on revision.

The bill (No. 1248, Int. No. 1119) entitled "An act to amend the Education Law, in relation to the election of the Commissioner of Education," having been announced for a second reading,

On motion of Mr. Welsh, and by unanimous consent, said bill was ordered placed on the second reading calendar for Wednesday next.

The bill (No. 1919, Int. No. 760) entitled "An act to amend the Agricultural Law, in relation to the sale and analysis of concentrated commercial feeding stuffs," was read the second time.

On motion of Mr. Witter, said bill was placed on the order of third reading and referred to the committee on revision.

A message was received from the Senate, in the words following:

IN SENATE, April 9, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 700, Senate Reprint No. 1559, Rec. No. 70) entitled "An act to amend the Judiciary Law, in relation to retirement of grand jury or Supreme Court stenographers by the Appellate Division in the third and fourth departments."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Knight, and by unanimous consent. the same was amended as follows:

Page 2, line 8, strike out "ten" and insert "fifteen".

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,

Clerk.

Said bill having been announced, Mr. Martin moved to reconsider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

> AYES 134 NOES 00

Those who voted in the affirmative were:

McElligott Adler Davis Hooper Showers Ames DH Dickstein Hopkins McGinnies Slacer McLaughlin Ames H L Lobson Hunter Smith CC Beasley Donnelly Hutchinson McNab Smith H W Donohue Jenks McWhinney Solomon C Bewley Johnson C C McWilliams Solomon M Blakely Downs Drechsler Johnson L W Mead Soule Bloomfield Kahn Miller C P Steinberg Duke Booth Miller E H Brackley Evans Kelly Tallett Miller N J Brady Everett Kenyon Taylor Fearon Kiernan Morris Thayer Braun Brink Fenner Klingmann Mullen Tyler Brown Fertig Lattin Norton Ullman Leininger O'Hare Vezin Burr Flanagan Lentol Walrath Burtnett Franchot Peck Caulfield Gaffers Lilly Pellet Walter Chamberlin Gage Link Pierce Weiss Cheney Gardner Long Quackenbush Wells Gaylord Claessens Lord Rice Welsh Graham Lown Richford Wheelock Coles Greenwald Rowe Copeley Lyons Whitcomb Cowee Griffith Machold Sammis Wilson Hager Schwab Winter ('ronin Malone Witter Crowlev Hamill Martin Scott Curley Harris McArdle Seaker Youker Davies A E Hawkins McCue Seesselberg Zimmerman McDonald Davies E O Healy Shannon

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Ames H L Do	vis Hooper ckstein Hopkins bson Hunter nnelly Hutchin	McLaughlin	Showers Slacer Smith C C Smith H W
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Bewlev	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	llawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

A message was received from the Senate, in the words following:

IN SENATE, April 9, 1919.

Pursuant to concurrent resolution of the Senate and Assembly, the Governor returned the Senate bill (No. 732, Senate Reprint No. 1632, Rec. No. 131) entitled "An act making an appropriation for highway improvement purposes."

The vote upon the final passage of the said bill having been reconsidered, on motion of Mr. Ferris, and by unanimous consent,

the same was amended as follows:

Page 2, line 5, strike out "the moneys" and insert "the sum of fifty-eight thousand seven hundred and fifteen dollars and seventeen cents being one-half of the moneys hereby appropriated are hereby".

Line 5, strike out the word "by".

Line 6, strike out the words "this appropriation" and after

the word "county" insert the word "and".

Said bill, as amended, was reprinted, re-engrossed, and having been on the desks of the members three legislative days, was passed and ordered sent to the Assembly for concurrence.

By order of the Senate,

ERNEST A. FAY,

Said bill having been announced, Mr. Fearon moved to consider the vote by which said bill was passed.

Mr. Speaker put the question whether the House would agree to the reconsideration of the vote on the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thaver
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Said bill, as amended, was then read the third time, having been printed and upon the desks of the members in its final form at least three calendar legislative days prior to its final passage.

Mr. Speaker put the question whether the House would agree to the final passage of said bill, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Adler	Davis	Hooper	McElligott	Showers
Ames D H	Dickstein	Hopkins	McGinnies	Slacer
Ames H L	Dobson	Hunter	McLaughlin	Smith C C
Beasley	Donnelly	Hutchinson	McNab	Smith H W
Bewley	Donohue	Jenks	McWhinney	Solomon C
Blakely	Downs	Johnson C C	McWilliams	Solomon M
Bloomfield	Drechsler	Johnson L W	Mead	Soule
Booth	Duke	Kahn	Miller C P	Steinberg
Brackley	Evans	Kelly	Miller E H	Tallett
Brady	Everett	Kenyon	Miller N J	Taylor
Braun	Fearon	Kiernan	Morris	Thayer
Brink	Fenner	Klingmann	Mullen	Tyler
Brown	Fertig	Lattin	Norton	Ullman
Burr	Flanagan	Leininger	O'Hare	Vezin
Burtnett	Franchot	Lentol	Peck	Walrath
Caulfield	Gaffers	Lilly	Pellet	Walter
Chamberlin	Gage	Link	Pierce	Weiss
Cheney	Gardner	Long	Quackenbush	Wells
Claessens	Gaylord	Lord	Rice	Welsh
Coles	Graham	Lown	Richford	Wheelock
Copeley	Greenwald	Lyons	Rowe	Whitcomb
Cowee	Griffith	Machold	Sammis	Wilson
Cronin	Hager	Malone	Schwab	Winter
Crowley	Hamill	Martin	Scott	Witter
Curley	Harris	McArdle	Seaker	Youker
Davies A E	Hawkins	McCue	Seesselberg	Zimmerman
Davies E O	Healy	McDonald	Shannon	

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have reconsidered their vote on the final passage of said bill, and, as amended, have again passed the same.

The Senate returned the Assembly bill (No. 717, Senate Reprint No. 1569, Int. No. 680) entitled "An act to create a board of conference, in relation to the proposed improvement of Harlem river, by straightening the channel at Johnston's iron works, removing or altering High bridge and the widening and deepening of the Harlem or Bronx kills, and making an appropriation therefor," with a message that they have concurred in the passage of the same with the following amendments:

Page 3, line 9, strike out "ten" and insert "five" and strike out "\$10,000" and insert "\$5,000".

Mr. Healy moved to concur in the Senate amendments.

Mr. Speaker put the question whether the House would concur in said amendments, said bill having been printed and upon the

desks of the members in its final form at least three calendar legislative days prior to its final passage, and it was determined in the affirmative, a majority of all the members elected to the Assembly voting in favor thereof, and three-fifths being present.

AYES 134 NOES 00

Those who voted in the affirmative were:

Davis Hooper McElligott Showers Adler Ames D H Hopkins Dickstein McGinnies Slacer Dobson Hunter McLaughlin Smith C C Ames H L Donnelly Hutchinson McNab Smith H W Beasley Jenks McWhinney Solomon C Donohue Bewley McWilliams Solomon M Blakely Johnson C C Downs Soule Bloomfield Drechsler Johnson L W Mead Kahn Miller C P Steinberg Booth Duke Kelly Miller E H Tallett Brackley Evans Miller N J Brady Everett Kenyon Taylor Morris Thayer Fearon Kiernan Braun Mullen Tyler Klingmann Brink Fenner Brown Fertig Lattin Norton Ullman O'Hare Vezin Flanagan Leininger Burr Walrath Burtnett Lentol Peck Franchot Caulfield Gaffers Lilly Pellet Walter Weiss Chamberlin Link Pierce Gage Quackenbush Wells Cheney Gardner Long Claessens Gaylord Welsh Lord Richford Wheelock Coles Graham Lown Greenwald Copeley Whitcomb Lyons Rowe Cowee Griffith Machold Sammis Wilson Winter Cronin Hager Schwab Malone Crowley Witter Hamill Martin Scott Curlev Harris McArdle Youker Seaker Davies A E Hawkins Seesselberg McCue Zimmerman Davies E O Healy McDonald Shannon

Ordered, That the Clerk return said bill to the Senate, with a message that the Assembly have concurred in the amendments of the Senate thereto.

The Senate returned the bill (No. 1679, Int. No. 1076) entitled "An act to unite into one municipality, under the corporate name of the city of Tonawanda, the city of Tonawanda in the county of Erie and the city of North Tonawanda in the county of Niagara, and to provide for the government thereof," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayors of the cities of Tonawanda and North Tonawanda. Also, the bill (No. 1720, Int. No. 1054) entitled "An act to amend chapter five hundred and twenty-three of the Laws of eighteen hundred and ninety, entitled 'An act in relation to the office of sheriff of the city and county of New York,' in relation to the salary of prison guards employed by such sheriff," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk transmit a certified copy thereof to the mayor of the city of New York.

Also, the bill (No. 232, Int. No. 229) entitled "An act making appropriation for completing the work of clearing the channel and protecting the banks of Griffin creek, between the junction of said creek with the old Genesee Valley canal and a point on said creek approximately two thousand feet up-stream and easterly from said junction."

Also, the bill (No. 1508, Int. No. 768) entitled "An act to amend the Code of Criminal Procedure, in relation to probation officers and probation."

Also, the bill (No. 1160, Int. No. 1041) entitled "An act to amend the Conservation Law, in relation to the taking of deer."

Also, the bill (No. 820, Int. No. 200) entitled "An act to amend the Prison Law, in relation to permitting a State prisoner to attend funeral and last illness of near relative."

Also, the bill (No. 1468, Int. No. 1283) entitled "An act making an appropriation to compensate James P. Morrissey, former division engineer of the State Department of Highways, for loss of salary incurred during his suspension upon charges which were not sustained."

Also, the bill (No. 1390, Int. No. 782) entitled "An act making an appropriation for expenses of the subcommittee of the judiciary of the Assembly."

Also, the bill (No. 1819, Int. No. 544) entitled "An act to amend the Penal Law and the Prison Law, in relation to sentences to reformatories and to permit the sentence of other than first offenders, and of misdemeanants thereto."

Also, the bill (No. 1046, Int. No. 946) entitled "An act making an appropriation for continuing and completing the work of establishing and marking the boundary line between the counties of Ulster and Greene, pursuant to chapter five hundred and sixty-two of the Laws of nineteen hundred and eighteen."

Also, the bill (No. 1499, Int. No. 1308) entitled "An act to amend the Highway Law, in relation to proposals, bonds and payments under contracts for the construction or improvement of highways."

Also, the bill (No. 1267, Int. No. 1136) entitled "An act to authorize the construction of a temporary bridge over the Cayuga and Seneca canal at or near Lake street, in the city of Geneva, Ontario county, and making an appropriation therefor."

Also, the bill (No. 1367, Int. No. 1213) entitled "An act to amend the Highway Law, with relation to the compensation of division engineers."

Also, the bill (No. 1639, Int. No. 375) entitled "An act to amend the Agricultural Law, in relation to diseases of domestic animals, the sale of calves and carcasses of the same."

Also, the bill (No. 1767, Int. No. 183) entitled "An act to amend the Agricultural Law, in relation to agricultural seeds and the sale thereof."

Also, the bill (No. 1701, Int. No. 1013) entitled "An act to amend the Tax Law, in relation to transfer tax appraisers and stenographers in certain counties," with a message that they have concurred in the passage of the same without amendment.

Ordered, That the Clerk deliver said bills to the Governor.

The privileges of the floor were extended to Hon. Thos. Winnie and Hon. H. J. Mitchell.

On motion of Mr. Adler, the House adjourned.

FRIDAY, APRIL 11, 1919

The House met pursuant to adjournment.

Prayer by Rev. Ernest M. Grahn.

On motion of Mr. Adler, the reading of the journal of yesterday was dispensed with and the same was approved.

Mr. Speaker presented the annual report of the Society of the New York Hospital, which was laid upon the table and ordered printed.

(See Document.)

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A message from the Governor was received and read, in the words following:

STATE OF NEW YORK — EXECUTIVE CHAMBER, ALBANY, April 10, 1919.

To the Assembly:

I herewith return, without my approval, Assembly bill (Int. No. 850, Printed No. 923) entitled "An act to amend the Labor Law, in relation to the personnel and the terms of office of members of the Industrial Commission."

This bill, in its first section, purports to amend section forty of the Labor Law, which provides for the creation of the Indus-

trial Commission.

The proposed amendment is as follows: "If there shall be representatives of employers on the commission there shall be an equal number of representatives of employees; if there shall be representatives of employees on the commission there shall be an equal number of representatives of employers; provided, however, that not more than two commissioners shall be named to represent either employers or employees and that one commissioner always shall be a person who represents neither employers nor employees."

In the second section, in language which is most ambiguous and difficult of construction, certain rules are evidently attempted to be laid down as to appointment of future commissioners, exempting those now in office from the provisions of the amendment. This section, after making these doubtful provisions as to the successors to the commissioners whose terms expire in 1920 and 1921, provides that "Appointments thereafter shall be made to the end that the employers and employees of the State shall have equal representation on the Commission."

This provision would be operative only after the appointment of a commissioner in 1921, to wit, 1923, or more than three years

now in the future.

It will be noticed at the outset that this amendment provides that "if there shall be representatives" of either employers or employees, there shall be an equal number of representatives of the other class.

I cannot approve any legislation which assumes that any member of this important tribunal is or should be a representative of either the employing or the employed class. The duties of this Commission are so important, impartiality is so requisite, to the proper discharge of such duties, careful consideration by it of the rights of all parties involved, including not only the employers and employees, but the public as well, is so essential that no member of the body should represent any special interest, however powerful it may be. There should be no such representation.

If any member of this Commission acts in the discharge of his official duty as a representative of any restricted class, he should not be permitted to serve longer. If he is not fair to all interests he should be removed. Each member of this Industrial Commission should represent and protect all of the ten millions of people of the State, and not act as an advocate for any fraction of the whole.

This Commission exercises functions both of a regulatory and judicial character. It passes in the latter capacity upon many important provisions of law. None of its members should act as a partisan representative of either employer or employee, and neither class as such should be entitled to representation upon this tribunal any more than upon the Court of Appeals, or other important judicial body.

The bill is, therefore, disapproved.

(Signed) ALFRED E. SMITH.

On motion of Mr. Adler, said message, together with said bill, was ordered laid upon the table.

Mr. Ullman gives notice that he requests that the Senate bill introduced by Mr. Cotillo (No. 587, Rec. No. 226), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting the public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Donohue gives notice that he requests that the Senate bill introduced by Mr. Kaplan (No. 1328, Rec. No. 181), entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the segregation of certain females," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Brink gives notice that he requests that the Senate bill introduced by Mr. Walton (No. 1010, Rec. No. 209), entitled "An act to amend chapter seven hundred and forty-seven of the

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Laws of eighteen hundred and ninety-six, entitled, 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Donohue gives notice that he requests that the Senate bill introduced by Mr. Foley (No. 608, Rec. No. 53), entitled "An act to amend the New York City Municipal Court Code, in relation to jury fees," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. D. H. Ames gives notice that he requests that the Senate introduced by Mr. Fowler (No. 1289, Rec. No. 293), entitled "An act making an appropriation for carrying on and completing the flood abatement improvement, in connection with the waters of Allegany river and Olean creek, provided for by chapter seven hundred and seventeen of the Laws of nineteen hundred and fifteen," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Adler gives notice that he requests that the Senate bill introduced by Mr. Whitley (No. 1136, Rec. No. 284), entitled "An act to amend the Code of Civil Procedure, in relation to appointment and salary of stenographer for the surrogate's court in Monroe county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Senate bill introduced by Mr. Walters (No. 1566, Rec. No. 316), entitled "An act to amend the Legislative Law, in relation to the bill drafting commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the com-

mittee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Senate bill introduced by Mr. Miller (No. 1548, Rec. No. 276), entitled "An act for the relief of the Baptist Home for the Aged, to authorize the sale, grant and conveyance of certain property from the city of New York to said Baptist Home for the Aged and to authorize the sale, lease or mortgage of the property covered thereby by the Baptist Home for the Aged," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 572, Int. No. 550), entitled "An act to amend the Town Law, in relation to appropriating funds for control of white pine blister rust," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Everett gives notice that he requests that the Assembly bill (No. 178, Int. No. 176), entitled "An act to amend the Conservation Law, in relation to lands, forests and public parks," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Healy gives notice that he requests that the Assembly bill (No. 1677, Int. No. 701), entitled "An act authorizing the board of health of the city of New York to rehear the charges upon which Hugh H. Masterson, formerly an inspector in the health department of said city, was dismissed from said department in the year nineteen hundred and eleven, and to reinstate him in the position formerly held by him," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1911, Int. No. 1499), entitled "An act to provide for the construction of a canal terminal at Carthage, and making an appropriation therefor," a copy of which is hereto annexed, be

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made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1284, Int. No. 1154), entitled "An act to amend the County Law, in relation to authorizing the county of Jefferson to carry workmen's compensation insurance in behalf of the county and towns therein," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Machold gives notice that he requests that the Assembly bill (No. 1282, Int. No. 1152), entitled "An act to amend the Workmen's Compensation Law, in relation to dispensing with its requirements for security in the case of the state or of a municipal corporation or political subdivision thereof," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Tyler gives notice that he requests that the Assembly bill (No. 1127, Int. No. 1018), entitled "An act making an appropriation for completing the work of excavating and deepening the harbor and channel and entrance thereto at the foot of Canandaigua lake, in the county of Ontario, and for repairing the pier and breakwater thereat," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Welsh gives notice that he requests that the Assembly bill (No. 1890, Int. No. 1483), entitled "An act making an appropriation for field training camps of instruction, under the direction of the military training commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Welsh gives notice that he requests that the Assembly bill (No. 1893, Int. No. 1486), entitled "An act making an appropriation for pay and allowance of military instructors, under the

military training commission," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Curley gives notice that he requests that the Assembly bill (No. 1833, Int. No. 1453), entitled "An act to amend the Tax Law, in relation to taxation of vessels engaged in foreign commerce," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Seesselberg gives notice that he requests that the Assembly bill (No. 1737, Int. No. 1419), entitled "An act to amend the Real Property Law, in relation to the conveyance, mortgaging or leasing of trust property," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Seesselberg gives notice that he requests that the Assembly bill (No. 1738, Int. No. 1420), entitled "An act to amend the Real Property Law, in relation to the sale, mortgaging or leasing, in certain cases, of real property held by a tenant for life," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Pellet gives notice that he requests that the Assembly bill (No. 1830, Int. No. 1450), entitled "An act to amend the Legislative Law, in relation to charge for publication of the Session Laws in New York county," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Youker gives notice that he requests that the Assembly bill (No. 1642, Int. No. 1375), entitled "An act to amend the Railroad Law, in relation to warning signs at railroad crossings," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the

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purpose of making said bill a special order on second and third reading.

Mr. Soule gives notice that he requests that the Assembly bill (No. 1363, Int. No. 1209), entitled "An act to provide for widening, deepening and improving the channel of Mud creek, in the towns of Cicero and Clay, Onondaga county, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

Mr. Lattin gives notice that he requests that the Assembly bill (No. 1362, Int. No. 1208), entitled "An act to provide for the construction of a concrete sidewalk on old canal lands in the village of Holley, Orleans county, and making an appropriation therefor," a copy of which is hereto annexed, be made a special order, and asks that his request be referred to the committee on rules for the purpose of making said bill a special order on second and third reading.

The Senate sent for concurrence the following entitled bills: "An act making appropriations for the New York State Veterinary College for the eastern portion of the State, at New York University, New York city" (No. 1602, Rec. No. 321), which was read the first time and referred to the committee on ways and means.

"An act to amend the Education Law, in relation to certificates issued by principals or teachers of schools" (No. 1622, Rec. No. 322), which was read the first time and referred to the committee on public education.

"An act to amend the Banking Law, in relation to the powers of banks, trust companies and investment companies" (No. 1545, Rec. No. 323), which was read the first time and referred to the committee on banks.

"An act to amend the Village Law, in relation to annual tax levy" (No. 1587, Rec. No. 324), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Tenement House Law, generally" (No. 1511, Rec. No. 325), which was read the first time and referred to the committee on affairs of cities.

"An act to conserve the human resources of the State by establishing for employees a system of mutual health insurance funds under the supervision of the Industrial Commission, constituting chapter seventy-one of the Consolidated Laws" (No. 1492, Rec. No. 326), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Public Service Commissions Law, in relation to establishing the office of transit construction commissioner, defining the powers and duties of the commissioner to include certain powers and duties of the former board of rapid transit railway commissioners, and making the expense of such office a local charge" (No. 470, Rec. No. 327), which was read the first time and referred to the committee on affairs of cities.

"An act to amend the Judiciary Law, in relation to the fees of stenographers in matters before official referees" (No. 1597, Rec. No. 328), which was read the first time and referred to the committee on the judiciary.

"An act to amend the Civil Service Law, in relation to civil service examiners" (No. 1570, Rec. No. 329), which was read the first time and referred to the committee on the judiciary.

"An act to confer jurisdiction on the Court of Claims to hear, audit and determine the claims of Rowland F. Hill, George P. Hill and Mary H. Merriam, legal representatives, devisees and legatees and successors in interest of Rowland F. Hill, deceased, against the State of New York, and to render judgment therefor" (No. 1645, Rec. No. 330), which was read the first time and referred to the committee on claims.

"An act to amend the Village Law, in relation to actions to recover unpaid taxes" (No. 229, Rec. No. 331), which was read the first time and referred to the committee on affairs of villages.

"An act to amend chapter five hundred and sixty-two of the Laws of eighteen hundred and ninety, entitled 'An act to revise the charter of the village of Alden,' generally" (No. 1451, Rec. No. 332), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Education Law, in relation to the consolidation of city school districts and city boards of education of certain cities of the State" (No. 1497, Rec. No. 333), which

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was read the first time and referred to the committee on affairs of cities.

"An act to amend the Highway Law, in relation to the removal of town superintendent" (No. 1607, Rec. No. 334), which was read the first time and referred to the committee on internal affairs.

"An act to amend the Labor Law, in relation to the salaries of factory and mercantile inspectors" (No. 1636, Rec. No. 335), which was read the first time and referred to the committee on labor and industries.

"An act to amend the Agricultural Law, in relation to taking samples of milk and testing same for determining the amount of milk fat contained therein" (No. 1609, Rec. No. 336), which was read the first time and referred to the committee on agriculture.

"An act to amend the Education Law, relative to the establishment of public libraries and the acceptance of gifts therefor" (No. 1202, Rec. No. 337), which was read the first time and referred to the committee on public education.

"An act to authorize the establishment of psychiatric clinics in cities of the first and second class and in counties" (No. 1606, Rec. No. 338), which was read the first time and referred to the committee on affairs of cities.

"An act to amend chapter two hundred and thirty-eight of the Laws of nineteen hundred and seventeen, entitled 'An act creating the hospital development commission, defining its powers and duties, authorizing contracts for new buildings in connection with the Utica State Hospital and the Middletown State Hospital, and making appropriations for such purpose and for the expense of the hospital development commission,' relative to the appointment of an additional member of the commission" (No. 1631, Rec. No. 339), which was read the first time and referred to the committee on ways and means.

"An act to provide for the construction of a concrete sidewalk on old canal lands in the yillage of Holley, Orleans county, and making an appropriation therefor" (No. 1573, Rec. No. 340), which was read the first time and referred to the committee on affairs of villages.

"An act to amend the Tax Law, in relation to redemption from tax sales in Suffolk county" (No. 1635, Rec. No. 341), which was read the first time and referred to the committee on taxation and retrenchment.

"An act to amend the Conservation Law, in relation to catching fish with seines or nets by means of thumping" (No. 1625, Rec. No. 342), which was read the first time and referred to the committee on conservation.

"An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the holding of a court of special sessions by a city magistrate" (No. 1598, Rec. No. 343), which was read the first time and referred to the committee on affairs of cities.

Mr. E. O. Davies, from the committee on printed and engrossed bills, reported the following bills as correctly printed or engrossed:

"An act authorizing the board of health of the city of New York to rehear the charges upon which Hugh H. Masterson, formerly an inspector in the health department of said city, was dismissed from said department in the year nineteen hundred and eleven, and to reinstate him in the position formerly held by him." (No. 1677, Int. No. 701.)

"An act to amend the Railroad Law, in relation to warning signs at railroad crossings." (No. 1642, Int. No. 1375.)

"An act to provide for widening, deepening and improving the channel of Mud creek, in the towns of Cicero and Clay, Onondaga county, and making an appropriation therefor." (No. 1363, Int. No. 1209.)

"An act to provide for the construction of a concrete sidewalk on old canal lands in the village of Holley, Orleans county, and making an appropriation therefor." (No. 1362, Int. No. 1208.)

"An act to amend the County Law, in relation to authorizing the county of Jefferson to carry workmen's compensation insurance in behalf of the county and the towns therein." (No. 1284, Int. No. 1154.)

"An act to amend the Workmen's Compensation Law, in relation to dispensing with its requirements for security in the case of the State or of a municipal corporation or political subdivision thereof." (No. 1282, Int. No. 1152.)

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"An act making an appropriation for completing the work of excavating and deepening the harbor and channel and entrance thereto at the foot of Canandaigua lake, in the county of Ontario, and for repairing the pier and breakwater thereat.' (No. 1127, Int. No. 1018.)

"An act to amend the Town Law, in relation to appropriating funds for control of white pine blister rust." (No. 572, Int. No. 550.)

"An act to amend the Conservation Law, in relation to lands, forests and public parks." (No. 178, Int. No. 176.)

"An act to provide for the construction of a canal terminal at Carthage, and making an appropriation therefor." (No. 1911, Int. No. 1499.)

"An act making an appropriation for pay and allowance of military instructors, under the military training commission." (No. 1893, Int. No. 1486.)

"An act making an appropriation for field training camps of instruction, under the direction of the military training commission." (No. 1890, Int. No. 1483.)

"An act to amend the Tax Law, in relation to taxation of vessels engaged in foreign commerce." (No. 1833, Int. No. 1453.)

"An act to amend the Legislative Law, in relation to charge for publication of the Session Laws in New York county." (No. 1830, Int. No. 1450.)

"An act to amend the Real Property Law, in relation to the sale, mortgaging or leasing, in certain cases, of real property held by a tenant for life." (No. 1738, Int. No. 1420.)

"An act to amend the Real Property Law, in relation to the conveyance, mortgaging or leasing of trust property." (No. 1737, Int. No. 1419.)

Mr. Speaker, from the committee on rules, to which was referred Senate bill introduced by Mr. Cotillo (No. 587, Rec. No. 226), entitled "An act to amend chapter four hundred and ten of the Laws of eighteen hundred and eighty-two, entitled 'An act to consolidate into one act and to declare the special and local laws affecting the public interests in the city of New York,' in relation to the salaries of process servers in the office of the district attorney of the county of New York," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Kaplan (No. 1328, Rec. No. 181), entitled "An act to amend the Inferior Criminal Courts Act of the City of New York, in relation to the segregation of certain females," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Walton (No. 1010, Rec. No. 209), entitled "An act to amend chapter seven hundred and forty-seven of the Laws of eighteen hundred and ninety-six, entitled 'An act to revise and consolidate the several acts in relation to the city of Kingston, to revise the charter of said city, and to establish a city court therein and define its jurisdiction and powers,' generally," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Foley (No. 608, Rec. No. 53), entitled "An act to amend the New York City Municipal Court Code, in relation to jury fees," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Fowler (No. 1289, Rec. No. 293), entitled "An act making an appropriation for carrying on and completing the flood abatement improvement, in connection with the waters of Allegany river and Olean creek, provided for by chapter seven hundred and seventeen of the Laws of nineteen hundred and fifteen," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold. Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Whitley (No. 1136, Rec. No. 284), entitled "An act to amend the Code of Civil Procedure, in relation to appointment and salary of stenographer for the surrogate's court in Monroe county," reported in favor of the passage of the same without amendment.

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Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Walters (No. 1566, Rec. No. 316), entitled "An act to amend the Legislative Law, in relation to the bill drafting commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Senate bill introduced by Mr. Miller (No. 1548, Rec. No. 276), entitled "An act for the relief of the Baptist Home for the Aged, to authorize the sale, grant and conveyance of certain property from the city of New York to said Baptist Home for the Aged and to authorize the sale, lease or mortgage of the property covered thereby by the said Baptist Home for the Aged," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

Mr. Speaker, from the committee on rules, to which was referred Assembly bill introduced by Mr. Everett (No. 572, Int. No. 550), entitled "An act to amend the Town Law, in relation to appropriating funds for control of white pine blister rust," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Everett (No. 178, Int. No. 176), entitled "An act to amend the Conservation Law, in relation to lands, forests and public parks," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Healy (No. 1677, Int. No. 701), entitled "An act authorizing the board of health of the city of New York to rehear the charges upon which Hugh H.

Masterson, formerly an inspector in the health department of said city, was dismissed from said department in the year nine-teen hundred and eleven, and to reinstate him in the position formerly held by him," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Machold (No. 1911, Int. No. 1499), entitled "An act to provide for the construction of a canal terminal at Carthage, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Machold (No. 1284, Int. No. 1154), entitled "An act to amend the County Law, in relation to authorizing the county of Jefferson to carry workmen's compensation insurance in behalf of the county and the towns therein," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Machold (No. 1282, Int. No. 1152), entitled "An act to amend the Workmen's Compensation Law, in relation to dispensing with its requirements for security in the case of the State or of a municipal corporation or political subdivision thereof," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Tyler (No. 1127, Int. No. 1018), entitled "An act making an appropriation for completing the work of excavating and deepening the harbor and channel and entrance thereto at the foot of Canandaigua lake, in the county of Ontario, and for repairing the pier and breakwater thereat," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

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Also, Assembly bill introduced by Mr. Welsh (No. 1890, Int. No. 1483), entitled "An act making an appropriation for field training camps of instruction, under the direction of the military training commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Welsh (No. 1893, Int. No. 1486), entitled "An act making an appropriation for pay and allowance of military instructors, under the military training commission," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Curley (No. 1833, Int. No. 1453), entitled "An act to amend the Tax Law, in relation to taxation of vessels engaged in foreign commerce," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Seesselberg (No. 1737, Int. No. 1419), entitled "An act to amend the Real Property Law, in relation to the conveyance, mortgaging or leasing of trust property," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Seesselberg (No. 1738, Int. No. 1420), entitled "An act to amend the Real Property Law, in relation to the sale, mortgaging or leasing, in certain cases, of real property held by a tenant for life," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Pellet (No. 1830, Int. No. 1450), entitled "An act to amend the Legislative Law, in relation to charge for publication of the Session Laws in New York county," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Youker (No. 1642, Int. No. 1375), entitled "An act to amend the Railroad Law, in relation to warning signs at railroad crossings," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Soule (No. 1363, Int. No. 1209), entitled "An act to provide for widening, deepening and improving the channel of Mud creek, in the towns of Cicero and Clay, Onondaga county, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

Also, Assembly bill introduced by Mr. Lattin (No. 1362, Int. No. 1208), entitled "An act to provide for the construction of a concrete sidewalk on old canal lands in the village of Holley, Orleans county, and making an appropriation therefor," reported in favor of the passage of the same without amendment.

Those who voted in the affirmative were: Messrs. Sweet, Adler, Machold, Malone, Fearon, Donohue.

and that the same be made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported, which report was agreed to and said bills ordered made special orders on second and third reading immediately after the consideration of the special orders on third reading heretofore reported.

On motion of Mr. Leininger, the committee on rules was instructed to report Ascembly bill (No. 1014, Int. No. 915) entitled "An act to grant to the city of New York certain lands under water in Newtown creek and the tributaries or branches thereof, and providing for the improvement thereof," with the following amendments:

Page 1, line 6, after the word "to" insert "so much or".

Line 9, at end of line insert "as is necessary for the improvement contemplated in this act."

Page 2, strike out lines 22 to 27, inclusive.

Page 3, line 1, strike out "6" and insert "5".

Line 7, strike out "7" and insert "6".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Leininger, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Witter, the committee on rules was instructed to report Ascembly bill (No. 39, Int. No. 38) entitled "An act to amend the Education Law, in relation to the payment of State tuition for the instruction of nonresident academic pupils," with the following amendment:

Page 2, line 4, strike out "fifty" and insert in italics "forty".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Witter, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1931, Int. No. 1501) entitled "An act authorizing the termination of certain highway contracts, conferring jurisdiction upon the Court of Claims to hear and determine claims and make awards for increased costs incurred in war contracts, and making an appropriation for the completion of unfinished work," with the following amendments:

Page 2, line 5, strike out the word "legally".

Page 2, line 6, strike out the words " or as subsequently" and substitute the words "by law either". Strike out the words "impliedly extended" and substitute the words "by implication".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

Mr. Machold offered for the consideration of the House a resolution, in the words following:

Resolved (if the Senate concur), That a respectful message be sent to the Governor requesting the return to the Assembly of

Assembly bill (No. 1860, Int. No. 1466) entitled "An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates," for the purposes of amendment.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk deliver said resolution to the Senate and request their concurrence therein.

On motion of Mr. Adler, the consideration of the calendar of the day was postponed until Monday, April 14th.

At 11:20 o'clock A. M., on motion of Mr. Adler, the House took a recess until 2:30 o'clock P. M.

TWO O'CLOCK AND THIRTY MINUTES.

The House again convened.

The Senate sent for concurrence a resolution, in the words following:

IN SENATE, ALBANY, April 11, 1919.

Resolved, (if the Assembly concur) that a respectful message be sent to the Governor, requesting the return of the Senate bill (No. 811, Rec. No. 177) entitled "An act to authorize the establishment of industrial aid bureaus by municipal corporations and the furnishing of assistance to unemployed during the war readjustment period" for the purpose of amendment.

By order of the Senate,

ERNEST A. FAY, Clerk.

Mr. Speaker put the question whether the House would agree to said resolution, and it was determined in the affirmative.

Ordered, That the Clerk return said resolution to the Senate with a message that the Assembly have concurred in the passage of the same.

The Senate returned the concurrent resolution recalling from the Governor for the purpose of amendment, Assembly bill (No. 1860, Int. No. 1466) entitled "An act to amend the Liquor Tax Law, with respect to the payment of rebates upon the surrender of liquor tax certificates," with a message that they have concurred in the passage of the same. 1980 [Friday

Ordered, That the Clerk deliver said resolution to the Governor. A message from the Governor was received and read, in the

A message from the Governor was received and read, in the words following:

STATE OF NEW YORK—EXECUTIVE CHAMBER, ALBANY, April 11, 1919.

To the Legislature:

I desire to call to your attention Senate bill (Int. No. 606, Printed No. 655) which has passed the Senate and is now before your honorable body. It prohibits county judges and surrogates receiving a salary of \$5,000 or more from appearing as attorney or counselor in any civil or criminal action, or special proceeding in a court in the county in which he is elected or appointed.

Article 6, section 20, of the Constitution provides as follows: "No judicial officer, except justices of the peace, shall receive for his own use any fees or perquisites of office, nor shall any judge of the Court of Appeals or justice of the Supreme Court, or any county judge or surrogate hereafter elected in a county having a population exceeding 120,000, practice as an attorney or counselor in any court of record in this State, or act as referee."

You can see by a reading of this section of the Constitution that when the county judge and surrogate of Nassau county accepted a retainer to act as attorney or counselor in a court of record, they at least violated the spirit of the Constitution. Technically, they were within their rights, as the last State enumeration showed Nassau county to have a population of 116,825. That was some years ago, and we all know that the

population of that county at the present time is far in excess of the 120,000 spoken of in the Constitution.

When the Legislature, in 1916, increased the salaries of both the surrogate and county judge of Nassau county, they undoubtedly had in mind the fact that that county was well over the border line of the constitutional prohibition, and they had reason to believe that these officials would keep in line with the spirit of our organic law.

It is to prevent a reoccurrence of such conduct and to strengthen the confidence of the people in our judicial system, that I believe it to be my duty to ask of the Assembly that it enact this bill.

Respectfully submitted, (Signed) ALFRED E. SMITH.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1752, Int. No. 1428) entitled "An

act to amend the Tax Law, in relation to franchise on business corporations," with the following amendments:

Page 9, line 25, strike out "not".

Page 15, line 24, strike out the comma after "structure" and insert in italics "or".

Page 15, line 25, strike out "or substructure".

Page 16, between lines 10 and 11, insert

"§ 15. This act shall not affect any action or proceeding now pending."

Line 11, strike out "15" and insert "16".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1751, Int. No. 1427) entitled "An act to amend the Tax Law, in relation to the assessment and taxation of personal property," with the following amendments:

Page 3, line 6, strike out the bracket.

Line 17, insert a bracket "[" before "When".

Page 6, strike out lines 15 to 18, both inclusive.

Line 19, strike out "10" and insert "9".

Page 7, line 18, strike out "11" and insert "10".

Line 24, strike out taxability" and insert "assessment".

Page 8, strike out line 7.

Page 8, line 11, after "mean" insert "money on hand, on deposit or at interest, bonds, notes and choses in action and shares of stock in corporations other than banks and banking associations".

Strike out lines 12 and 13 down to the period.

Line 24, strike out "taxability" and insert "assessment".

Line 26, after "date" incert "as of which the assessment of such property in such city is determined".

Page 9, strike out line 1 and "therein" on page 2 and insert

after "except" "that".

Line 6, after "city" insert "by the person owning or controlling the same".

Strike out line 8 and insert "as of which it shall be assessed."

Page 10, line 16, strike out "for" and insert "as of". Page 10, line 25, strike out "on" and insert "as of". Strike

out "the taxability of".

Line 26, strike out "determined" and insert "assessed".

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Page 11, line 11, after "taxes" insert "on real property".

Page 12, line 18, after "city" insert "by action brought in the name of the town or city".

Page 13, strike out lines 12 to 25, both inclusive.

Page 14, strike out lines 1 to 8, both inclusive.

Line 9, change "12" to "11".

Mr. Speaker, from the committee on rules, reported said bill amended as directed.

On motion of Mr. Adler, said bill was ordered reprinted as amended and recommitted to said committee.

On motion of Mr. Adler, the committee on rules was instructed to report Assembly bill (No. 1753, Int. No. 1429) entitled "An act to amend the Tax Law, in relation to imposing taxes upon and with respect to incomes," with the following amendments:

Page 2, line 21, strike out "commission" and insert "comptroller".

Line 22, strike out "com-" and insert "comptroller."

Strike out line 23.

Line 24, strike out "commission" and insert "comptroller". Page 3, line 7, strike out "Commission" and insert "Comptroller".

Line 12, strike out "commission" and insert "comptroller". Strike out "tax commission" and insert "comptroller."

Strike out lines 13 and 14.

Page 7, line 9, before the period insert ", if acquired on or after January first, nineteen hundred and nineteen, and its fair market price or value as of January first, nineteen hundred and nineteen, if acquired before that date".

Line 20, strike out "commis-" and insert "comptroller".

Line 21, strike out "sion".

Line 23, strike out "commission" and insert "comptroller". Line 26, before the period insert ", and conforming so far as

Line 26, before the period insert ", and conforming so far as may be to the forms and methods prescribed by the United States commissioner of internal revenue under the act of congress known as the revenue act of nineteen hundred and eighteen".

Page 8, line 11, strike out "commis-" and insert "comptroller".

Line 12, strike out "sion".

Line 20, strike out "commission" and insert "comptroller". Line 21, strike out "the next subdivision" and insert "section

three hundred and seventy".

Strike out lines 22 to 26, inclusive.

Page 9, strike out lines 1 to 16, inclusive.

Page 11, line 2, strike out all after "paid" and insert a period. Strike out lines 3 to 8, inclusive.

Page 12, between lines 2 and 3, insert

"h. In computing taxable incomes for the calendar year nineteen hundred and nineteen or nineteen hundred and twenty, or for any taxable year ending during either of such years, interest from debts and obligations secured by mortgages of real property situated within the state upon which the tax imposed by article eleven of this chapter has been paid."

Line 5, after "include" insert "annuities, interest on bank

deposits,".

Line 6, before the period insert ", except to the extent to which the same shall be a part of income from any business, trade, profession or occupation carried on in this state subject to taxation under this article."

Line 17, strike out "The" and insert "All interest paid or accrued within the taxable year on indebtedness; or in case of an

individual not a resident of the State,".

Line 22, strike out "authorities" and insert "authority".

Page 13, line 12, after "only" insert "of".

Page 14, line 11, strike out "commis-" and insert "comptroller".

Line 12, strike out "sion".

Line 20, change "rehabiliation" to "rehabilitation".

Line 26, strike out "commission" and insert "comptroller".

Page 15, line 10, strike out "commission' and insert "comptroller".

Page 16, line 24, strike out "commission" and insert

"comptroller".

Page 17, line 18, strike out "commission" and insert "comptroller".

Page 19, line 1, change "case" to "cases".

Page 19, line 14, strike out "this". After "sixty-two" insert ", and in such cases an estate or trust created by a person not a resident and an estate of a person not a resident be subject to tax only to the extent to which individuals other than residents are liable under section three hundred and fifty-nine, subdivision three".

Page 20, line 2, after the period insert "In such cases the income of a beneficiary of such estate or trust not a resident shall be taxable only to the extent provided in section three hundred and fifty-nine, subdivision three, for individuals other than residents."

Line 7, strike out "or" and insert a comma. After "for"

insert "personal".

Line 10, strike out "at least thirty days". Strike out "of

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such withholding" and insert "when he is required to make return and payment thereof".

Line 11, strike out "commission" and insert "comptroller".

Line 15, strike out "The" and insert "Every". Strike out "commission" and insert "comptroller".

Line 22, strike out "it" and insert "the comptroller".

Line 23, strike out "The" and insert "Every".

Line 26, strike out "official of the State authorized to" and insert "comptroller".

Page 21, line 1, strike out "receive it".

Page 23, line 3, strike out "commission" and insert "comptroller".

Line 4, strike out "commission" and intert "comptroller".

Line 14, strike out "commission" and insert "comptroller".

Page 24, line 13, strike out "commission" and insert "comptroller".

Line 15, strike out "commission" and insert "comptroller".

Line 24, strike out "com-" and insert "comptroller".

Line 25, strike out "mission".

Page 25, line 3, strike out "commission" and insert "comptroller".

Line 6, strike out "commission" and insert "comptroller".

Line 8, strike out "it" and insert "he".

Line 9, strike out "commission" and insert "comptroller'.

Line 11, strike out "com-" and insert "comptroller".

Line 12, strike out "mission".

Page 25, line 13, strike out "it" and insert "he".

Line 14, strike out "commission" and insert "comptroller".

Line 16, strike out "its" and insert "his". Strike out "order" and insert "audit".

Line 18, strike out "it" and insert "him".

Line 19, strike out "commission" and insert "comptroller".

Line 21, strike out "or in case the return is unsatisfactory to it".

Line 23, strike out "its" and insert "his".

Line 24, strike out "commission" and insert "comptroller".

Page 26, line 1, strike out "Commission" and insert "comptroller".

Line 2, after "time" insert "of the filing of the return, or if".

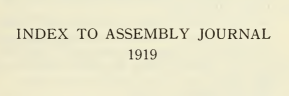
Line 3, strike out "computed" and in ert "recomputed, then from the time of such recomputation". Strike out "commission" and insert "comptroller".

Line 5, strike out "it" and insert "him".

Line 6, strike out "including" and insert "includes".

Line 8, strike out "commission" and insert "comptroller".

Line 10, strike out "its" and insert "his".



PLAN OF INDEX.

This Journal is indexed upon the following plan:

- 1. Every bill relating to a locality may be found indexed under the name of that locality and ordinarily will not be found indexed under the subject to which it relates.
- 2. All bills relating to Kings county will be found under the New York, General, and all bills relating to Greater New York under New York City, General, and New York City, Charter.
- 3. Every general bill will be found indexed under the proper subject.
- 4. Every resolution, excepting those recalling bills, will be found under "Resolutions."
 - 5. Every bill relating to canals will be found under "Canals."
- 6. The bills relating to general laws under the proper heads, i. e., "Banking Law," "Benevolent Orders Law," "Game Law," "Lien Law," "Revised Statutes," &c., &c., also under the head "General Laws."
 - 7. All claim bills under "Claims."
- 8. Bills relating to cities of either class under "Cities of 1st Class," "Cities of 2d Class," &c., &c.
- 9. All code amendments under the heads of "Code Civil," "Code Criminal," and "Code Penal."
- 10. All petitions under "Petitions," and reports under "Reports."
 - 11. All points of order under "Points of Order."
 - 12. All decisions and acts of Speaker under "Speaker."
 - 13. Privileges of floor under "Privilege."
 - 14. All matters not relating to bills under the proper head.
- 15. The numbers used in this index, viz.: "Int No.," refers to Assembly bill and its introductory number, and when "Rec. No." is used, it refers to a Senate bill and its reception number.

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